

IN THE UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION – YOUNGSTOWN

IN RE:)
DENMAN TIRE, LLC) CASE NO. 10-40855
Debtor.) CHAPTER 7
) JUDGE KAY WOODS
) MOTION OF THE TRUSTEE FOR AN
) ORDER, PURSUANT TO SECTIONS
) 105(A) AND 363(b) OF THE BANKRUPTCY
) CODE, AUTHORIZING THE TRUSTEE TO
) SELL CERTAIN ASSETS OF DENMAN
) TIRE, LLC BY PRIVATE SALE
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Pursuant to sections 105(a) and 363(b) of title 11 of the United States Code, (the "Bankruptcy Code"), Richard G. Zellers, Esq., the chapter 7 trustee appointed in this bankruptcy case (the "Trustee"), moves the Court for entry of an order authorizing the Trustee to approve selling certain assets of Denman Tire, LLC ("Debtor" or "Denman") described in the Asset Purchase Agreement attached as Exhibit A ("Asset Agreement"), free and clear of all liens, claims, encumbrances and interests ("Liens") (the "Motion").

In support of the Motion, the Trustee respectfully represents:

Jurisdiction

I. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

MEMORANDUM IN SUPPORT

2. On March 17, 2010 (the "Petition Date"), the Debtor filed a voluntary petition under chapter 7 of the Bankruptcy Code.

3. On March 19, 2010, the United States Trustee appointed Richard G. Zellers, Esq., as the Trustee in the Debtor's chapter 7 case.

4. The Debtor operated a manufacturing plant in Leavittsburg, Ohio, (a) manufacturing for other tire sellers private label tires and related products at its plant located at 400 Diehl South Road, Leavittsburg, Ohio, 44430, and elsewhere, and (b) making and selling tires and related products under its own name or tradenames.

5. As of the Petition Date, Debtor was party to a certain Loan Agreement (the "Existing Senior Credit Agreement") with The CIT Group/Commercial Services, Inc., 11 West 42nd St., 11th Floor, New York, New York, 10036 (the "Bank") pursuant to which Bank committed to loan Debtor money. On information and belief, as of the Petition Date, the total due under the Existing Senior Credit Agreement was approximately \$7.8 million. On information and belief, the Bank's loan under the Existing Senior Credit Agreement is secured by substantially all of Debtor's assets.

6. After due deliberation, the Trustee has determined that the sale contemplated herein is in the best interests of the Debtor's bankruptcy estate and the creditors. The Bank concurs.

The Proposed Sale of the Acquired Assets

A. Agreement and Term Sheet

7. Authorized representatives of Coker Tire Company ("Coker Tire") negotiated with the Trustee at arms-length and reached an agreement to purchase certain

assets of the Debtor for a purchase price of \$1.2 million in cash to be paid at closing.

The Acquired Assets are described in the Asset Agreement.

8. The Trustee and Coker Tire executed the Asset Agreement, reflecting this negotiated agreement and describing the specific terms and conditions of the sale on April 28, 2010.

9. Coker Tire has provided the Trustee a bid deposit of \$250,000 (the "Deposit").

B. **Terms of the sale**¹

10. **Assets.** Coker Tire will purchase certain assets of the Debtor, wherever located, including without limitation

(a) all tire molds, bead rings, specified related building drums, and associated tooling and spacers for such tire molds, and related items, wherever located, including those identified on Exhibit A;

(b) all trademarks, service marks, trade names, including, but not limited to "Denman Tire," patents, copyrights, domain names, internet URL's, telephone numbers, tire mold blueprints and plans, specifications, recipes and other intellectual property and intangible personal property including those set forth on Exhibit B and associated goodwill; and

(c) all of Denman Tire's production line information, books, plans, designs, data, customer lists and information, sales and marketing materials, operating manuals,

¹ The terms of sale stated herein are qualified in their entirety by the actual terms in the executed Asset Purchase Agreement.

drawings, specifications, service and maintenance information and other materials pertaining to the Acquired Assets; and

11. Other Bids. Coker Tire and Trustee have agreed that, as a result of the pendency of the bankruptcy proceeding, Trustee will be required to entertain other offers from prospective bidders for the Acquired Assets, but time is of the essence. Accordingly, subject to approval of this Court, Trustee and Coker Tire have agreed that if other bids are received, they shall be subject to these terms and conditions:

- (a) subsequent minimum overbids shall be in the amount of at least \$50,000 each;
- (b) each bidder submitting an overbid shall (1) provide written evidence satisfactory to Trustee, in his discretion, demonstrating that such bidder has the financial ability to consummate the proposed transaction at the overbid amount and (2) post a cash deposit in an amount equal to and not less than the Deposit; and
- (c) each bidder wishing to overbid shall submit a bid to the Trustee in writing that shall contain terms and conditions that are substantially identical to those set forth in the Asset Agreement (and, in any event, overbids shall not contain terms that are more burdensome to Trustee or contain more conditions than as provided in the Asset Agreement), and shall be accompanied by a copy of the Asset Agreement that is marked to show the changes to the Asset Agreement proposed by the competing bidder. The deadline for submission of higher or better offers or any other bids will be 5:00 p.m. Eastern Daylight Time, seven (7) business days prior to the date of hearing set by this

Court to approve the sale of the Acquired Assets (the "Sale Hearing") or as otherwise ordered by this Court.

12. Auction. If he receives at least one qualified bid for the Acquired Assets (other than from Coker Tire), Trustee shall conduct an Auction on the date of the Sale Hearing. Only a qualified bidder who has submitted a qualified bid will be eligible to participate in the Auction; provided, however, Coker Tire shall be deemed a qualified bidder that is entitled to participate in the Auction. Trustee shall present to this Court for consideration and approval at the Sale Hearing the qualified bid which Trustee determines, in his reasonable discretion, constitutes the highest or otherwise best offer for the Acquired Assets. If the Trustee has not received any other qualified bid for the Acquired Assets, he shall seek approval of the sale to Coker Tire.

13. Closing. Within twenty-four (24) hours of the Sale Hearing, Trustee shall return the Deposit of any unsuccessful bidder. Pursuant to the terms of the Asset Agreement, upon determination and acceptance of the winning bid by a qualified bidder at the Sale Hearing, the parties shall close the sale of the Acquired Assets within five (5) business days thereafter.

14. Transfer Free of All Liens and Liabilities to Seller. The Acquired Assets will be transferred free and clear of all Liens, of any other person or entity. Liens, shall attach to the sale proceeds. Coker Tire shall not be liable or responsible in any way for any liabilities or obligations of, or relating in any way to, Denman Tire or the Acquired Assets, whether fixed or contingent, known or unknown, liquidated or unliquidated, arising now or in the future. Without limiting the foregoing, Coker Tire does not assume, and shall have no obligation or liability for, any liabilities or obligations of, or relating in

any way to, Denman Tire or the Acquired Assets relating to any contracts or agreements, products, products liability claims, employees, employment matters, employee benefit plans, environmental matters, hazardous materials, antitrust matters, income taxes, withholding taxes with respect to employees, sales and use taxes, franchise and excise taxes, real and personal property taxes, litigation, contractual obligations, regulatory compliance or otherwise.

15. Purchase Price and Closing. The purchase price will be \$1,200,000 (or such higher price received at the Auction), to be paid in cash at closing.. Closing will occur within five (5) business days of the Sale Hearing on a date and at a location agreed to by Coker Tire and the Trustee (the "Closing").

16. Conditions. Conditions to Closing will include:

- (a) the Acquired Assets being sold to Coker Tire shall be sold pursuant to an order entered by the Court, pursuant to 11 U.S.C. § 363, at the Sale Hearing;
- (b) all necessary consents and approvals from third parties, if any, must be obtained;
- (c) the absence of any litigation with respect to interests in the Acquired Assets or challenging the transaction (or an order transferring the Acquired Assets free and clear of such litigation or challenges); and
- (d) the absence of any material adverse change with respect to the Acquired Assets.

17. Earnest Money Deposit. Upon execution of the Asset Agreement, Coker Tire deposited \$250,000 with the Trustee as earnest money, which funds will be credited

toward the purchase price at Closing or refunded to Coker Tire if the Acquired Assets are not sold to Coker Tire.

18. Expenses. Each party will bear its own expenses related to the transaction.

19. Exclusivity. Prior to Closing, the Trustee will not seek or solicit the sale of the Acquired Assets to any person or entity other than Coker Tire. However, notice of the sale of the Acquired Assets has been served upon all creditors and all parties who have expressed an interest in the Acquired Assets. The Trustee shall advise any such persons that they may present higher and better bids, on the same terms as the Asset Agreement, but they may not be considered.

20. Due Diligence. Before the Sale Hearing, Coker Tire shall have the right to conduct such due diligence as Coker Tire deems necessary. The Asset Purchase Agreement is not, however, conditioned on any due diligence. Coker Tire shall be provided access to (i) the Denham facilities, (ii) all records, documents and information relating to the Acquired Assets, and (iii) Debtors' personnel and representatives.

Requested Relief

21. Pursuant to sections 105 and 363 of the Bankruptcy Code, and Bankruptcy Rules 401 and 6004, the Trustee seeks authority to sell the Acquired Assets by private sale in accordance with the terms and conditions of the Asset Agreement, free and clear of all liens, claims, encumbrances and interests.

The Proposed Transactions Is In the Best Interests of the Debtors, Their Estates and Creditors

22. Section 105 of the Bankruptcy Code provides in pertinent part that "[t]he court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions" of the Bankruptcy Code. 11 U.S.C. § 105(a). Bankruptcy Code

section 363(b) provides, in relevant part, that the Trustee "after notice and hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate." 11 U.S.C. § 363(b)(1). "In determining whether to authorize the use, sale or lease of property of the estate under this section, courts require the debtor to show that a sound business purpose justifies such actions." Dai-ichi Kangyo Bank, Ltd. v. Montgomery Ward Holding Corp. (In re Montgomery Ward Holding Corp.), 242 B.R. 147, 153 (D. Del. 1999) (citing Committee of Equity Sec. Holders v. Lionel Corp. (In re Lionel Corp.), 722 F.2d 1063, 1071 (2d Cir. 1983) (setting forth the "sound business purpose" test in the context of a sale of assets under § 363(b)); see also In re Delaware & Hudson Ry. Co., 124 B.R. 169 (D. Del. 1991) (adoption Lionel in this District in the context of a sale of assets).

23. Courts have considered four factors in determining whether a sound business purpose exists: (i) whether a sound business reason exists for the proposed transaction; (ii) whether fair and reasonable consideration is provided; (iii) whether the transaction has been proposed and negotiated in good faith; and (iv) whether adequate and reasonable notice is provided. Lionel, 722 F.2d at 1071; see also In re Abbotts Dairies, 788 F.2d 143, 145-47 (3d Cir. 1986) (implicitly adopting the articulated business justification test of Lionel and adding the "good faith" requirement); In re Delaware & Hudson Ry. Co., 124 B.R. at 176; Lubrizol Enters. v. Richmond Metal Finishers, Inc. (In re Richmond Metal Finishers, Inc.), 756 F2d 1043, 1047 (4th Cir. 1985), cert. denied, 475 U.S. 1057 (1986) (court should approve debtor's business decision unless that decision is the product of bad faith, whim, or caprice).

24. The standards set forth above are plainly met in this case. The proposed transaction will allow the Trustee to recover for the estate at least \$1.2 million in cash paid immediately upon closing. The assets being sold are depreciating assets with a limited resale market. Absent this sale, the Bank will likely foreclose upon the Acquired Assets. A foreclosure sale will most likely generate a significantly lower sale price for the Acquired Assets because, among other reasons, Coker Tire will not have the benefit of buying the Assets free and clear of liens, claims, encumbrances and interests under section 363 of the Bankruptcy Code. Such an outcome would prejudice the estate and ultimately diminish any recovery for creditors in this case. For these reasons, the private sale contemplated herein is time sensitive and should be approved.

25. Fair and reasonable consideration is being provided for the Acquired Assets pursuant to the Asset Agreement. The Purchase Price to be paid by Coker Tire for the Acquired Assets is satisfactory to the Bank. Accordingly, the Trustee believes that the Purchase Price represents fair and reasonable consideration for the Acquired Assets.

26. Further, the Asset Agreement is the product of good-faith, arm's-length negotiations between Coker Tire and the Trustee.

27. Finally, adequate and reasonable notice of the proposed transaction has been provided. This Motion has been served on all parties scheduled by Debtor on the mailing matrix or having filed a request for service in this chapter 7 case. This motion discloses the Trustee's intent to sell the Acquired Assets pursuant to 11 U.S.C. § 363(b). Accordingly, the Trustee believes that adequate notice has been provided under the circumstances.

**The Assets Should Be Sold Free and Clear of
Liens, Claims and Encumbrances**

28. Section 363(f) of the Bankruptcy Code provides that the trustee may sell property free and clear of Liens, if one of the following conditions is satisfied:

- (a) applicable nonbankruptcy law permits the sale of such property free and clear of such interest;
- (b) the lienholder or claimholder consents;
- (c) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property;
- (d) such interest is in bona fide dispute; or
- (e) the lienholder or claimholder could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of such interest.

29. The court also may authorize the sale of a debtor's assets free and clear of any Liens, under 11 U.S.C. § 105. See e.g., In re Trans Worlds Airlines, Inc., No. 01-0056, 2001 Bankr. LEXIS 723 at *9, 10 (Bankr. D. Del. March 27, 2001) (stating that "bankruptcy courts have long had the authority to authorize the sale of estate assets free and clear even in the absence of § 363(f)"); Volvo White Truck Corp. v. Chambersburg Beverage, Inc. (In re White Motor Credit Corp.), 75 B.R. 944, 948 (Bankr. N.D. Ohio 1987) ("Authority to conduct such sales [free and clear of liens] is within the court's equitable powers when necessary to carry out the provisions of Title 11").

30. This Court should authorize the Trustee to sell the Acquired Assets free and clear of any and all Liens, with such Liens to be transferred and attached to the net proceeds from the sale with the same validity and priority that such Liens had against the Debtors.

Respectfully submitted,

/s/ Richard G. Zellers
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ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (the "Agreement") is made and entered into as of the _____ day of April, 2010, by and between COKER TIRE COMPANY, a Tennessee corporation, or its designee ("Coker Tire"), and RICHARD G. ZELLERS, Esq., TRUSTEE FOR THE BANKRUPTCY ESTATE OF DENMAN TIRE, LLC ("Trustee").

Premises

Denman Tire, LLC ("Denman Tire"), a Delaware limited liability company, was engaged in the business of (i) manufacturing private label tires and related products at its plant located at 400 Diehl South Road, Leavittsburg, Ohio, 44430, and elsewhere for other tire sellers, and (ii) making and selling tires and related products under its own name or tradenames.

Denman Tire commenced a case (the "Case") under Chapter 7 of Title 11 of the United States Code, 11 U.S.C. Section 701 *et seq.* (the "Bankruptcy Code") on March 17, 2010, by filing a voluntary petition with the United States Bankruptcy Court for the Northern District of Ohio, Eastern Division, Case No. 10-40855 (the "Bankruptcy Court").

Richard G. Zellers, Esq. accepted a notice of appointment to serve as Chapter 7 Trustee for the Bankruptcy Estate of Denman Tire, LLC (the "Debtor's Estate") on or about March 19, 2010.

Coker Tire has offered to purchase the Acquired Assets (as defined below) free and clear of all liens, claims, encumbrances and interests pursuant to Sections 105 and 363 of the Bankruptcy Code and the applicable Federal Rules of Bankruptcy Procedure, and subject to the approval of the Bankruptcy Court, and Trustee wishes to accept this offer and sell the Acquired Assets to Coker Tire subject to the terms and conditions of this Agreement.

On or before Wednesday Friday, April 2823, 2010, Trustee shall file a motion with the Bankruptcy Court for approval of this sale to Coker Tire and shall notify creditors and other interested parties of the Trustee's intent to sell the Acquired Assets (as defined below) to Coker Tire pursuant to the terms of this Agreement.

Trustee has determined that the terms and conditions of the private sale set forth herein are fair and reasonable.

In consideration of the premises and the mutual promises and covenants herein contained, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

"EXHIBIT A"

ARTICLE 1
PURCHASE AND SALE OF ASSETS

1.1 Purchase of Assets. Subject to the provisions of this Agreement and in accordance with the Motion and Approval Order (both as defined in Section 5.1), Trustee shall sell, assign and deliver to Coker Tire, and Coker Tire shall purchase from Trustee, on the Closing Date (as defined in Section 1.7), free and clear of all liens, claims, encumbrances and interests of any other person or entity, the following tangible and intangible assets of Denman Tire (collectively, the "Acquired Assets"):

- (a) all tire molds, bead rings, specified related building drums, and associated tooling and spacers for such tire molds, and related items (excluding equipment), wherever located, including those identified on Exhibit A (provided that Trustee is not transferring to Coker Tire any trade names or brand names which are associated with the tire molds and owned by parties other than Denman);
- (b) all trademarks, service marks, trade names, including, but not limited to "Denman Tire," patents, copyrights, domain names, internet URL's, telephone numbers, tire mold blueprints and plans, specifications, recipes and other intellectual property and intangible personal property, including those set forth on Exhibit B, and all goodwill associated therewith; and
- (c) all of Denman Tire's production line information, books, plans, designs, data, customer lists and information, sales and marketing materials, operating manuals, drawings, specifications, service and maintenance information and other materials pertaining to the Acquired Assets.

1.2 Assumption of Liabilities. Coker Tire shall not be liable or responsible in any way for any liabilities or obligations of, or relating in any way to, Denman Tire or the Acquired Assets, whether fixed or contingent, known or unknown, liquidated or unliquidated, arising now or in the future. Without limiting the foregoing, Coker Tire does not assume, and shall have no obligation or liability for, any liabilities or obligations of, or relating in any way to, Denman Tire or the Acquired Assets relating to any contracts or agreements, products, products liability claims, employees, employment matters, employee benefit plans, environmental matters, hazardous materials, antitrust matters, income taxes, withholding taxes with respect to employees, sales and use taxes, franchise and excise taxes, real and personal property taxes, litigation, contractual obligations, regulatory compliance or otherwise.

1.3 Purchase Price. The purchase price (the "Purchase Price") for the Acquired Assets shall be \$1,200,000. The Purchase Price shall be paid by Coker Tire by cashier's check, certified check or wire transfer, pursuant to written instructions from Trustee, of immediately available funds to Trustee at the Closing.

1.4 Deposit. Upon execution of this Agreement, Coker Tire will deposit \$250,000 with Trustee as earnest money (the "Deposit"), which Deposit shall be held in

escrow by Trustee. The Deposit will be credited toward the Purchase Price at the Closing; provided, however, that if the Acquired Assets are not sold to Coker Tire pursuant to this Agreement, then the Deposit will be refunded to Coker Tire within twenty-four (24) hours of the Sale Hearing (as defined in Section 1.5).

1.5 Closing. The closing of the transaction contemplated by this Agreement (the "Closing") shall take place within five (5) business days of the entry of the Order approving the sale after the hearing at which the Bankruptcy Court approves the sale of the Acquired Assets to Coker Tire ("Sale Hearing") and shall occur on such date (the "Closing Date") and at such location as the parties shall mutually agree. The Closing shall be effective as of 12:01 a.m. on the Closing Date.

1.6 Deliveries at Closing.

(a) Trustee agrees to execute and/or deliver or cause to be delivered to Coker Tire the following at the Closing:

(i) a bill of sale and an assignment (with respect to intellectual property and related intangible assets) in mutually acceptable forms which shall be effective to transfer, in accordance with the Approval Order, good and marketable title to the Acquired Assets to Coker Tire, free and clear of all liens, claims, encumbrances and interests of any kind;

(ii) one certified copy of the Approval Order executed and entered by the Bankruptcy Court; and

(iii) such other instruments of title, certificates, consents, endorsements, assignments, assumptions and other documents or instruments, in a form reasonably satisfactory to Coker Tire and its counsel, as may be reasonably requested by Coker Tire in order to confirm that the representations and warranties set forth in Article 2 are true and correct as of the Closing Date, to transfer the Acquired Assets to Coker Tire (including assignment documents as may be necessary to file with the United States Patent and Trademark Office), to carry out the transactions contemplated by this Agreement and to comply with the terms hereof.

(b) Coker Tire agrees to execute and/or deliver or cause to be delivered to Trustee the following at the Closing:

(i) the Purchase Price payable in accordance with Section 1.3 at Closing by cashier's check, certified check or wire transfer, pursuant to written instructions from Trustee; and

(ii) such other certificates, consents, endorsements, assumptions and other documents or instruments, in a form reasonably satisfactory to Trustee and its counsel, as may be reasonably requested by

Trustee in order to confirm that the representations and warranties set forth in Article 3 are true and correct as of the Closing Date, to carry out the transactions contemplated by this Agreement and to comply with the terms hereof.

ARTICLE 2
REPRESENTATIONS AND WARRANTIES
OF TRUSTEE

Trustee represents and warrants to Coker Tire that the following statements, as of the date hereof and as of the Closing Date, are true and correct.

2.1 Authority; Binding Effect. The individual signing this Agreement as or on behalf of Trustee has the legal right and power to do so and is duly authorized to bind Trustee on behalf of the Debtor's Estate to the terms of this Agreement and to perform in accordance with its terms.

2.2 Title to Acquired Assets. Pursuant to the Motion and Approval Order, the Acquired Assets at Closing will be transferred to Coker Tire free and clear of any and all liens, claims, encumbrances and other interests of any person or entity of any kind.

2.3 Notice to Creditors. The Motion and Approval Order provide that proper notice has been given of this proposed sale of assets and of the Sale Hearing, pursuant to applicable bankruptcy laws and regulations, including local rules or orders of the Bankruptcy Court.

2.4 Insurance Coverage. Trustee will promptly file all appropriate insurance claims on any material losses incurred on the Acquired Assets prior to Closing and will, upon Closing, assign all rights and proceeds with respect to such claims to Coker Tire.

ARTICLE 3
REPRESENTATIONS AND WARRANTIES
OF COKER TIRE

Coker Tire hereby represents and warrants to the Trustee that the following statements, as of the date hereof and as of the Closing Date, are true and correct.

3.1 Organization. Coker Tire is a corporation duly organized, validly existing and in good standing under the laws of the State of Tennessee.

3.2 Authority. In accordance with the Motion and Approval Order, Coker Tire has the legal right, power and authority to execute and deliver this Agreement and to perform in accordance with its terms.

3.3 **Litigation.** Except for the Case, Coker Tire is not a party to or subject to the provisions of any litigation, legal proceeding, judgment or order of any court, arbitrator or regulatory authority which would adversely affect Trustee, the Acquired Assets or the transactions contemplated hereby.

3.4 **Binding Effect; No Violation.** All actions on the part of Coker Tire necessary for the authorization, execution, delivery and performance of this Agreement and the consummation of the transactions contemplated hereby have been or will be taken prior to the Closing Date. The individual signing this Agreement on behalf of Coker Tire is duly authorized to bind Coker Tire to the terms of this Agreement. This Agreement shall constitute the valid and binding obligation of Coker Tire, enforceable in accordance with its terms. The execution and delivery of this Agreement by Coker Tire and its performance of its obligations hereunder will not constitute or result in a breach or default under any provision of any organizational document or agreement which is binding upon Coker Tire.

ARTICLE 4 COVENANTS

4.1 **Conduct of Business Pending the Closing.** From the date hereof until the Closing Date, Trustee shall not:

- (a) sell, lease, or transfer any Acquired Assets;
- (b) subject any of the Acquired Assets to any new lien or allow any new lien to exist;
- (c) take any action that would cause any of the representations and warranties made by Trustee in this Agreement not to be true and correct in all material respects;
- (d) settle, release or forgive any claim or litigation or waive any right thereto which relates to the Acquired Assets;
- (e) incur any material liabilities related to the Acquired Assets;
- (f) agree to take any action prohibited by this Section 4.1; or
- (g) seek or solicit the sale of the Acquired Assets to any person or entity other than Coker Tire.

4.2 **Access.** From the date hereof until the Closing Date, Trustee shall allow Coker Tire's employees, agents and representatives during regular business hours to make such review and investigation of the Acquired Assets and Denman Tire's books and records (including without limitation business, tax and financial records) related to the Acquired Assets as Coker Tire reasonably deems necessary or advisable, and Trustee

shall instruct Denman Tire's employees, agents and representatives to cooperate in any such investigation. From and after the Closing Date, so long as any books, records or other files relating to the Acquired Assets, to the extent that they pertain to such operation of the Acquired Assets prior to the Closing Date, remain in existence and available, Denman Tire or Trustee (at its or their expense) shall have the right, upon reasonable notice, to inspect and to make copies of the same at any time during regular business hours for any proper purpose, including, without limitation, in connection with any third party claim in respect of which a party may have liability hereunder.

4.3 Reasonable Efforts. Upon the terms and subject to the conditions provided herein, each of the parties hereto shall use its respective reasonable, good faith efforts to take, or cause to be taken, all actions, and to do, or cause to be done, and to assist and cooperate with the other parties hereto in doing, all things necessary, proper or advisable under applicable laws and regulations to ensure that the conditions set forth in this Agreement are satisfied and to consummate and make effective, in the most expeditious manner practicable, the transactions contemplated by this Agreement.

4.4 Notification of Certain Matters. Trustee shall give prompt notice to Coker Tire, and Coker Tire shall give prompt notice to the Trustee, of (i) any notice or other communication from any person alleging that the consent of such person is or may be required in connection with the transactions contemplated by this Agreement and (ii) any written objection, litigation or administrative proceeding that challenges or otherwise objects to the transactions contemplated hereby or the entry of the Approval Order.

4.5 Further Agreements. Trustee authorizes and empowers Coker Tire on and after the Closing Date to receive and to open all mail received by Coker Tire relating to the Acquired Assets and to deal with the contents of such communications in any proper manner. Trustee shall promptly deliver to Coker Tire any mail or other communication received by the Debtor's Estate or Trustee after the Closing Date pertaining to the Acquired Assets. Coker Tire shall promptly deliver to Trustee any mail or other communication received by it after the Closing Date pertaining to the Acquired Assets if such mail or communication relates to periods prior to the Closing Date. From and after the Closing Date, Trustee shall refer all inquiries with respect to the Acquired Assets to Coker Tire.

4.6 Denman Tire's Employees. Coker Tire shall have no obligation to hire any employees of Denman Tire and shall have no liabilities, obligations or responsibilities with respect to any such employees. No portion of the assets of any plan, fund, program or arrangement, written or unwritten, sponsored or maintained by Denman Tire (and no amount attributable to any such plan, fund, program or arrangement), and no liabilities, obligations or responsibilities with respect thereto, shall be transferred to Coker Tire, and Coker Tire shall not be required to continue any such plan, fund, program or arrangement after the Closing Date.

4.7 Payments Received. Trustee and Coker Tire each agree that after the Closing they will hold and will promptly transfer and deliver to the other (as the case may

be), from time to time as and when received by them, any cash, checks with appropriate endorsements (using their best efforts not to convert such checks into cash), or other property that they may receive on or after the Closing Date which properly belongs to the other party.

4.8 Transfer and Removal of Assets. Coker Tire shall transfer or remove, at its expense, the Acquired Assets within a reasonable time after the Closing:

ARTICLE 5 COVENANTS REGARDING BANKRUPTCY PROCEEDINGS

5.1 Motion. On or before Wednesday, April 28, 2010, Trustee shall file with the Bankruptcy Court the Motion of the Trustee for an Order, pursuant to Sections 105(A) and 363(b) of the Bankruptcy Code, authorizing the Trustee to sell certain assets of Denman Tire (the "Motion", which is attached as Exhibit C). The Motion requests the Bankruptcy Court to issue an order approving the sale (the "Approval Order", which is attached as Exhibit D) by Trustee of the Acquired Assets to Coker Tire in accordance with this Agreement. The Motion also sets forth the rules and procedures for possible other bids for the assets of Denman Tire, including minimum overbid amounts, bidder financial ability, cash deposits and bid timing requirements.

5.2 Trustee. Trustee and CIT Group/Commercial Services, Inc. ("Bank") have agreed with respect to any rights either of them may have with respect to the Acquired Assets that the Purchase Price to be paid by Coker Tire for the Acquired Assets is fair and reasonable under the circumstances and consequently Trustee and Bank support this sale and the terms and provisions of the Agreement. Trustee and Bank have further agreed that the Acquired Assets shall be sold pursuant to the Motion and Approval Order.

ARTICLE 6 CONDITIONS TO OBLIGATIONS

6.1 Conditions Precedent to Obligations of Coker Tire and Trustee. The obligations of Coker Tire and Trustee to close under this Agreement shall be subject to the satisfaction (or waiver) at or prior to the Closing Date of the following conditions:

(a) No Injunction. No preliminary or permanent injunction or other order issued by, and no proceeding or order by or before, any governmental entity in the United States or by any United States governmental entity, nor any law or order promulgated or enacted by any United States governmental entity shall be in effect or pending which materially delays, restrains, enjoins or otherwise prohibits or seeks to restrain, enjoin or otherwise prohibit the transactions contemplated hereby.

(b) Approval Order. The Motion shall be approved and the Approval Order shall be entered by the Bankruptcy Court.

(c) Consents and Approvals. All consents, waivers, authorizations and approvals of third persons as are necessary in connection with the transactions contemplated by this Agreement shall have been obtained, except for such consents, waivers, authorizations and approvals which are not required due to the entry by the Bankruptcy Court of the Approval Order.

6.2 Conditions Precedent to Obligations of Coker Tire. In addition to satisfaction of the conditions set forth in Section 6.1, the obligations of Coker Tire to close under this Agreement shall be subject to the satisfaction (or waiver) at or prior to the Closing Date of the following conditions:

(a) Accuracy of Representations and Warranties. The representations and warranties of Trustee contained herein shall be true and correct in all material respects (unless any such representation or warranty is qualified by materiality in which event it shall be true and correct in all respects) on the date hereof and on and as of the Closing Date, with the same force and effect as though such representations and warranties had been made on and as of the Closing Date.

(b) Performance of Agreements. Trustee shall have performed in all material respects all obligations and agreements contained in this Agreement required to be performed by it prior to or at the Closing Date.

(c) Material Adverse Change. There shall not have occurred any material adverse change with respect to the Acquired Assets.

(d) Other Deliveries. Trustee shall have delivered such other documents and instruments contemplated by this Agreement.

6.3 Conditions Precedent to Obligations of Trustee. In addition to satisfaction of the conditions set forth in Section 6.1, the obligations of Trustee to close under this Agreement shall be subject to the satisfaction (or waiver) at or prior to the Closing Date of the following conditions:

(a) Accuracy of Representations and Warranties. The representations and warranties of Coker Tire contained herein shall be true and correct in all material respects (unless any such representation or warranty is qualified by materiality in which event it shall be true and correct in all respects) the date hereof and on and as of the Closing Date, with the same force and effect as though such representations and warranties had been made on and as of the Closing Date.

(b) Performance of Agreements. Coker Tire shall have performed in all material respects all obligations and agreements contained in this Agreement required to be performed by it prior to or at the Closing Date.

(c) Other Deliveries. Coker Tire shall have delivered such other documents and instruments contemplated by this Agreement.

ARTICLE 7
MISCELLANEOUS PROVISIONS

7.1 Limitations. The Acquired Assets are being conveyed hereunder on an "as is, where is" basis, and other than as set forth specifically herein, no party hereto is making, and each party hereto hereby specifically disclaims, any warranties regarding the Acquired Assets, including any implied warranty of merchantability or fitness for a particular purpose.

7.2 Further Assurances. At any time and from time to time after the Closing, each party shall execute such additional instruments and take such actions as may be reasonably requested by the other party to transfer clear title to any property transferred hereunder or to otherwise carry out the intent and purposes of this Agreement.

7.3 Waiver. Any failure on the part of any party hereto to comply with any of its obligations, agreements or conditions hereunder may be waived in writing by the party or parties to whom such compliance is owed.

7.4 Broker. Each of Trustee and Coker Tire represents to each other that no broker or finder has acted for it in connection with this Agreement and each of the Trustee and Coker Tire agrees to indemnify and hold harmless such other party against any fee, loss or expense arising out of claims by brokers or finders employed or alleged to have been employed by it.

7.5 Governing Law. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Ohio, the limited liability company laws of Delaware and federal bankruptcy laws, including the Bankruptcy Code, as such laws may be applicable.

7.6 Amendments. This Agreement may not be amended or terminated other than by written instrument signed by each of the parties hereto and approved by the Bankruptcy Court.

7.7 Entire Agreement. This Agreement and the agreements referenced herein constitute the sole and only agreements among the parties hereto respecting the sale and purchase described in this Agreement and set forth the obligations of the parties hereto to each other with respect to such sale and purchase as of their respective dates.

7.8 Exhibits and Schedules. All exhibits and schedules referred to in this Agreement shall be attached hereto and are incorporated by reference herein. If any schedules are not complete as of the date of this Agreement, the parties will undertake to complete the schedule at least one business day prior to Closing.

7.9 Notices. Any and all notices or other communications required or permitted by this Agreement or by law to be served on or given to any party hereto by

another party to this Agreement shall be in writing and shall be deemed duly served when personally delivered to the party to whom they are directed, or, in lieu of such personal service, when deposited in the United States mail, first-class postage prepaid, or when sent by nationally recognized overnight courier, addressed as follows:

If to Coker Tire:

Coker Tire Company
1317 Chestnut Street
Chattanooga, TN 37402
Attn: Joseph D. Coker, President

If to Trustee:

Richard G. Zellers, Esq.
Trustee of Bankruptcy Estate of Denman Tire, LLC
3810 Starrs Centre Drive
Canfield, OH 44406-8063
Attention: Richard G. Zellers, Esq.

or at such other address as one party may designate by notice hereunder to the other parties.

7.10 Assignment. Coker Tire shall have the right to assign all of its rights and obligations under this Agreement to an affiliate but shall remain liable for all obligations under this Agreement until Closing to the extent such obligations are not fully performed by such affiliate. The Trustee may not assign any of its rights or obligations hereunder without obtaining the prior written consent of the other parties hereto.

7.11 Binding Agreement. This Agreement shall be binding on and shall inure to the benefit of the successors and permitted assigns of the parties hereto.

7.12 Headings. The section and other headings contained in this Agreement and in the exhibits and schedules to this Agreement are included for the purpose of convenient reference only and shall not restrict, amplify, modify or otherwise affect in any way the meaning or interpretation of this Agreement or the exhibits and schedules hereto.

7.13 Fair Meaning. This Agreement shall be construed according to its fair meaning and as if prepared by all parties hereto.

7.14 No Third Party Beneficiary. None of the provisions herein contained are intended by the parties, nor shall they be deemed, to confer any benefit on any person not a party to this Agreement.

7.15 Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same instrument.

7.16 Confidentiality. Neither party will disclose to any person any confidential, non-public information related to the other party.

7.17 Expenses. Each party will pay all costs and expenses that it incurs with respect to the negotiation, execution, delivery and performance of this Agreement and the consummation of the transactions contemplated hereby.

[signatures on the following page]

IN WITNESS WHEREOF, this Agreement has been entered into as of the day and year first above written.

COKER TIRE COMPANY

By: _____
Name: Joseph D. Coker
Title: President

DENMAN TIRE, LLC, BY ITS
CHAPTER 7 BANKRUPTCY TRUSTEE,
RICHARD G. ZELLERS, ESQ.

By: _____
Richard G. Zellers, Esq., solely in his
capacity as Chapter 7 Trustee for the
Bankruptcy Estate of Denman Tire,
LLC

EXHIBIT A

See Attached Exhibit A

Exhibit A

Denman Mold/Mold Ancillaries Tangible Asset Inventory

As of: 4/6/2010

Molds & Ancillary Equipment

Mold-S/N#	Item-#	Description	Location	Brand
Light truck (RV) Radial				
P-736*	RV-51R	32 X 11.50R-15 GROUND HAWG II	BNST 6 PR	Curing
	RV-54R	32 X 11.50R-16 GROUND HAWG II	BNST 6 PR	Curing
	RV-62R	32 X 11.50R-16 GROUND HAWG II	BPST 10 PR	Curing
P-778*	RV-52R	36 X 14.50R-15 GROUND HAWG II	BNST 6 PR	Roll Shop
	RV-58R	36 X 14.50R-16 GROUND HAWG II	BPST 10 PR	Roll Shop
	RV-53R	36 X 14.50R-16.5 GROUND HAWG II	BNST 6 PR	Roll Shop
	RV-60R	36 X 14.50R-16.5 GROUND HAWG II	BPST 10 PR	Roll Shop
P-863*	RV-55R	38 X 15.50R-15 GROUND HAWG II	BNST 6 PR	Curing
	RV-57R	38 X 15.50R-16 GROUND HAWG II	BNST 10 PR	Curing
	RV-56R	38 X 15.50R-16.5 GROUND HAWG II	BNST 6 PR	Curing
	RV-61R	38 X 15.50R-16.5 GROUND HAWG II	BPST 10 PR	Curing
P-940*	COY-03R	245/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-033R	245/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
P-956*	COY-06R	265/85R-16 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-10R	265/85R-16 COYOTE RADIAL	BPST 8 PR	Roll Shop
	COY-063R	265/85R-16 COYOTE RADIAL	WPST 6 PR	Roll Shop
	COY-04R	275/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-043R	275/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
P-957*	COY-07R	305/85R-16 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-11R	305/85R-16 COYOTE RADIAL	BPST 10 PR	Roll Shop
	COY-073R	305/85R-16 COYOTE RADIAL	WPST 6 PR	Roll Shop
	COY-05R	315/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-053R	315/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
P-959*	COY-03R	245/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-033R	245/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
P-960*	COY-06R	265/85R-16 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-10R	265/85R-16 COYOTE RADIAL	BPST 8 PR	Roll Shop
	COY-063R	265/85R-16 COYOTE RADIAL	WPST 6 PR	Roll Shop
	COY-04R	275/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-043R	275/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
P-961*	COY-07R	305/85R-16 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-11R	305/85R-16 COYOTE RADIAL	BPST 10 PR	Roll Shop
	COY-073R	305/85R-16 COYOTE RADIAL	WPST 6 PR	Roll Shop
	COY-05R	315/85R-15 COYOTE RADIAL	BPST 6 PR	Roll Shop
	COY-053R	315/85R-15 COYOTE RADIAL	WPST 6 PR	Roll Shop
Light truck (RV) Bias				
P-382*	MUD-15	10.50-16 DENMAN NDT	BNC 8 PR	Roll Shop
	MUD-15	10.50-16 MONSTER MUDDER	BNC 8 PR	Roll Shop
P-426*	RV-01	H78-15 GROUND HAWG	BNT 6 PR	Roll Shop
P-428*	RV-05	L78-16 GROUND HAWG	BNC 6 PR	Roll Shop

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item-#	Description		Location	Brand
P-466*	RV-16	12-15 GROUND HAWG	BNT 4 PR	Curing	DENMAN
	RV-07	12-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-17	12-16 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-04	12-16.5 GROUND HAWG	BNT 4 PR	Curing	DENMAN
	RV-14	12-16.5 GROUND HAWG	BNT 8 PR	Curing	DENMAN
P-476*	RV-16	12-15 GROUND HAWG	BNT 4 PR	Curing	DENMAN
	RV-07	12-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-17	12-16 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-04	12-16.5 GROUND HAWG	BNT 4 PR	Curing	DENMAN
	RV-14	12-16.5 GROUND HAWG	BNT 8 PR	Curing	DENMAN
P-478*	RV-06	10-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-03	L78-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
P-505*	RV-20	10-16.5 GROUND HAWG	BNT 8 PR	Roll Shop	DENMAN
	RV-10	11-15 GROUND HAWG	BNT 4 PR	Roll Shop	DENMAN
P-506*	RV-19	11-15 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-11	14/35-15 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-525*	RV-15	14/35-16.5 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-16	12-15 GROUND HAWG	BNT 4 PR	Curing	DENMAN
	RV-07	12-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-17	12-16 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-04	12-16.5 GROUND HAWG	BNT 4 PR	Curing	DENMAN
P-531*	RV-14	12-16.5 GROUND HAWG	BNT 8 PR	Curing	DENMAN
	RV-20	10-16.5 GROUND HAWG	BNT 8 PR	Curing	DENMAN
	RV-10	11-15 GROUND HAWG	BNT 4 PR	Curing	DENMAN
P-535*	RV-19	11-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-36	15/38.5-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-37	15/38.5-16.5 GROUND HAWG	BNT 6 PR	Curing	DENMAN
P-543*	RV-35	15/38.5-17 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-38	27 X 9.50-14 GROUND HAWG	BPT 4 PR	Curing	DENMAN
	RV-38	27 X 9.50-14 GROUND HAWG ** LEFT WPT	4 PR	Curing	DENMAN
P-556*	RV-38	27 X 9.50-14 GROUND HAWG ** RIGHT WPT	4 PR	Curing	DENMAN
	RV-39	17/40-15 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-40	17/40-16.5 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-565*	RV-08	17/40-17 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-36	15/38.5-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
P-683*	RV-37	15/38.5-16.5 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-44	18.5/44-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
P-696*	RV-45	18.5/44-16.5 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-44	18.5/44-15 GROUND HAWG	BNT 6 PR	Curing	DENMAN
P-705*	RV-45	18.5/44-16.5 GROUND HAWG	BNT 6 PR	Curing	DENMAN
	RV-46	P78-15 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-706*	RV-47	P78-16 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-48	Q78-15 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-714*	RV-49	Q78-16 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
	RV-37	15/38.5-16.5 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-446*	****	11-15 GROUND HAWG		Roll Shop	DENMAN
P-477*	****	12-16 GROUND HAWG	BNT 6 PR	Roll Shop	DENMAN
P-506*	****	10-16.5 GROUND HAWG	BNT 8 PR	Roll Shop	DENMAN
P-719*	****	P78-15 GROUND HAWG		Roll Shop	DENMAN
P-686*	****	P78-15 GROUND HAWG		Roll Shop	DENMAN
5383-2*	TOR-59	10-16.5 DENMAN EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-59	10-16.5 SIGNET EXPRESS	BNT 8 PR	Roll Shop	DENMAN
5414-2*	TOR-51	8.00-16.5 DENMAN EXPRESS	BNT 8 PR	Roll Shop	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item-#	Description		Location	Brand
5414-3*	TOR-51	8.00-16.5 SIGNET EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-51	8.00-16.5 DENMAN EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-51	8.00-16.5 SIGNET EXPRESS	BNT 8 PR	Roll Shop	DENMAN
6658-2*	TOR-52	8.75-16.5 DENMAN EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-54	8.75-16.5 DENMAN EXPRESS	BNT 10 PR	Roll Shop	DENMAN
	TOR-52	8.75-16.5 SIGNET EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-54	8.75-16.5 SIGNET EXPRESS	BNT 10 PR	Roll Shop	DENMAN
6658-3*	TOR-52	8.75-16.5 DENMAN EXPRESS	BNT 8 PR	Curing	DENMAN
	TOR-54	8.75-16.5 DENMAN EXPRESS	BNT 10 PR	Curing	DENMAN
	TOR-52	8.75-16.5 SIGNET EXPRESS	BNT 8 PR	Curing	DENMAN
	TOR-54	8.75-16.5 SIGNET EXPRESS	BNT 10 PR	Curing	DENMAN
6659-1*	TOR-56	9.50-16.5 DENMAN EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-57	9.50-16.5 DENMAN EXPRESS	BNT 10 PR	Roll Shop	DENMAN
	TOR-56	9.50-16.5 SIGNET EXPRESS	BNT 8 PR	Roll Shop	DENMAN
	TOR-57	9.50-16.5 SIGNET EXPRESS	BNT 10 PR	Roll Shop	DENMAN
6659-3*	TOR-56	9.50-16.5 DENMAN EXPRESS	BNT 8 PR	Curing	DENMAN
	TOR-57	9.50-16.5 DENMAN EXPRESS	BNT 10 PR	Curing	DENMAN
	TOR-56	9.50-16.5 SIGNET EXPRESS	BNT 8 PR	Curing	DENMAN
	TOR-57	9.50-16.5 SIGNET EXPRESS	BNT 10 PR	Curing	DENMAN
BD83031*	FGR-01	13.0/30.0-15LT FIRESTONE	BNT 4 PR	Roll Shop	DENMAN
P-463*	CK-22	14-17.5 QUIET GIANT	BNT 14 PR	Curing	DENMAN
	CK-59	15/36-15 QUIET GIANT	BNT 6 PR	Curing	DENMAN
	CK-60	15/36-16.5 QUIET GIANT	BNT 6 PR	Curing	DENMAN
	CK-08	36 X 15.50-16.5 QUIET GIANT	BPT 6 PR	Curing	DENMAN
P-513*	CK-22	14-17.5 QUIET GIANT	BNT 14 PR	Curing	DENMAN
	CK-59	15/36-15 QUIET GIANT	BNT 6 PR	Curing	DENMAN
	CK-60	15/36-16.5 QUIET GIANT	BNT 6 PR	Curing	DENMAN
	CK-07	36 X 15.50-15 QUIET GIANT	BPT 6 PR	Curing	DENMAN
P-435*	CK-08	36 X 15.50-16.5 QUIET GIANT	BPT 6 PR	Curing	DENMAN
	****	14/36.5-16.5 ON/OFF ROAD	BNT 6 PR	Roll Shop	DENMAN
	****	14-17.5 HIGHWAY TRUCK	BNT 14 PR	Roll Shop	DENMAN

Grader/Loader/Dozer

1738*	GRT-42	17.5-25 ROCK SERVICE E3-G3-L3	BNT 12 PR	Roll Shop	DENMAN
	GRT-39	17.5-25 ROCK SERVICE E3-G3-L3	BNT 16 PR	Roll Shop	DENMAN
	GRT-41	54 X 18-25 BADGER ROCK SERVICE	BNST 24 PR	Roll Shop	DENMAN
	GRT-40	54 X 18-25 BADGER ROCK SERVICE	BNT 24 PR	Roll Shop	DENMAN
1758*	GRT-05	17.5-25 ATD EARTMOVER TRAC	BNT 12 PR	Curing	DENMAN
	GRT-23	17.5-25 EARTMOVER TRACTION	BNST 12 PR	Curing	DENMAN
	GRT-05	17.5-25 EARTMOVER TRACTION	BNT 12 PR	Curing	DENMAN
	GRT-25	17.5-25 EARTMOVER TRACTION	BNT 16 PR	Curing	DENMAN
	GRT-05	17.5-25 HERCULES EARTMOVER	BNT 12 PR	Curing	DENMAN
	GRT-05	17.5-25 OMNI EARTMOVER TRAC	BNT 12 PR	Curing	DENMAN
	GRT-25	17.5-25 OMNI EARTMOVER TRAC	BNT 16 PR	Curing	DENMAN
	GRT-05	17.5-25 POWER KING	BNT 12 PR	Curing	DENMAN
	GRT-05	17.5-25 TEMCO EARTMOVER TRAC	BNT 12 PR	Curing	DENMAN
	GRT-23	17.5-25 TEMCO EARTMOVER TRAC.	BNST 12 PR	Curing	DENMAN
1759*	GRT-24	17.5-25 TEMCO EARTMOVER TRAC.	BNST 16 PR	Curing	DENMAN
	GRT-25	17.5-25 TEMCO EARTMOVER TRAC.	BNT 16 PR	Curing	DENMAN
	GRT-05	17.5-25 ATD EARTMOVER TRAC	BNT 12 PR	Curing	DENMAN
	GRT-23	17.5-25 EARTMOVER TRACTION	BNST 12 PR	Curing	DENMAN
	GRT-05	17.5-25 EARTMOVER TRACTION	BNT 12 PR	Curing	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand
1861*	GRT-25	17.5-25 EARTHMOVER TRACTION	BNT 16 PR	Curing
	GRT-05	17.5-25 HERCULES EARTHMOVER	BNT 12 PR	Curing
	GRT-05	17.5-25 OMNI EARTHMOVER TRAC	BNT 12 PR	Curing
	GRT-25	17.5-25 OMNI EARTHMOVER TRAC	BNT 16 PR	Curing
	GRT-05	17.5-25 POWER KING	BNT 12 PR	Curing
	GRT-05	17.5-25 TEMCO EARTHMOVER TRAC	BNT 12 PR	Curing
	GRT-23	17.5-25 TEMCO EARTHMOVER TRAC.	BNST 12 PR	Curing
	GRT-24	17.5-25 TEMCO EARTHMOVER TRAC.	BNST 16 PR	Curing
	GRT-25	17.5-25 TEMCO EARTHMOVER TRAC.	BNT 16 PR	Curing
	GRT-13	15.5-25 ATD EARTHMOVER TRAC	BNT 12 PR	Curing
1895*	GRT-13	15.5-25 EARTHMOVER TRACTION	BNT 12 PR	Curing
	GRT-13	15.5-25 GATEWAY ROAD GRADER	BNT 12 PR	Curing
	GRT-13	15.5-25 HERCULES EARTHMOVER	BNT 12 PR	Curing
	GRT-13	15.5-25 OMNI EARTHMOVER TRAC.	BNT 12 PR	Curing
	GRT-13	15.5-25 TEMCO EARTHMOVER TRAC	BNT 12 PR	Curing
	GRT-07	14.00-24 ATD ROAD GRADER	BNT 12 PR	Curing
	GRT-07	14.00-24 HERCULES GRADER E2-G2	BNT 12 PR	Curing
	GRT-04	14.00-24 HERCULES ROAD GRADER	BNC 12 PR	Curing
	GRT-07	14.00-24 OMNI GRADER E2-G2	BNT 12 PR	Curing
	GRT-07	14.00-24 POWER KING	BNT 12 PR	Curing
1955*	GRT-04	14.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GRT-28	14.00-24 ROAD GRADER E2-G2	BNST 12 PR	Curing
	GOV-61	14.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-07	14.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GOV-62	14.00-24 ROAD GRADER E2-G2	BNT 16 PR	Curing
	GRT-10	14.00-24 ROAD GRADER E2-G2	BNT 16 PR	Curing
	GRT-14	14.00-24 ROAD GRADER E2-G2-L2	BNC 16 PR	Curing
	GRT-29	14.00-24 ROAD GRADER E2-G2-L2	BNST 16 PR	Curing
	GRT-07	14.00-24 SULLIVAN GRADER E2-G2	BNT 12 PR	Curing
	GRT-10	14.00-24 SULLIVAN GRADER E2-G2-L2	BNT 16 PR	Curing
1955*	GRT-04	14.00-24 TEMCO ROAD GRADER	BNC 12 PR	Curing
	GRT-28	14.00-24 TEMCO ROAD GRADER	BNST 12 PR	Curing
	GRT-29	14.00-24 TEMCO ROAD GRADER	BNST 16 PR	Curing
	GRT-07	14.00-24 TEMCO ROAD GRADER	BNT 12 PR	Curing
	GRT-10	14.00-24 TEMCO ROAD GRADER	BNT 16 PR	Curing
	GRT-12	13.00-24 ATD GRADER E2-G2	BNT 12 PR	Curing
	GRT-47	13.00-24 DENMAN GRADER E2-G2	BNT 14 PR	Curing
	GRT-55	13.00-24 DENMAN GRADER L2	BNT 16 PR	Curing
	GRT-47	13.00-24 FUJI GRADER E2-G2	BNT 14 PR	Curing
	GOV-53	13.00-24 GRADER LUG E2/G2	BNT 8 PR	Curing
1955*	GRT-12	13.00-24 HERCULES GRADER	BNT 12 PR	Curing
	GRT-12	13.00-24 OMNI GRADER E2-G2	BNT 12 PR	Curing
	GRT-12	13.00-24 POWER KING	BNT 12 PR	Curing
	GOV-55	13.00-24 ROAD GRADER E2-G2	BNC 10 PR	Curing
	GOV-56	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GRT-03	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GOV-58	13.00-24 ROAD GRADER E2-G2	BNT 10 PR	Curing
	GOV-60	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-12	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-03	13.00-24 TEMCO ROAD GRADER	BNC 12 PR	Curing
1955*	GRT-12	13.00-24 TEMCO ROAD GRADER	BNT 12 PR	Curing
	GRT-03	1300-24 HERCULES GRADER	BNC 12 PR	Curing
	GRT-22	15.5-25 EARTHMOVER TRACTION	BNST 12 PR	Curing

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand
1956*	GRT-26	15.5-25 LOADER/DOZER TRACTION	BNT 12 PR	Curing
	GRT-22	15.5-25 TEMCO EARTHMOVER TRAC.	BNST 12 PR	Curing
	GRT-12	13.00-24 ATD GRADER E2-G2	BNT 12 PR	Roll Shop
	GRT-47	13.00-24 DENMAN GRADER E2-G2	BNT 14 PR	Roll Shop
	GRT-55	13.00-24 DENMAN GRADER L2	BNT 16 PR	Roll Shop
	GOV-53	13.00-24 GRADER LUG E2/G2	BNT 8 PR	Roll Shop
	GRT-12	13.00-24 HERCULES GRADER	BNT 12 PR	Roll Shop
	GRT-12	13.00-24 OMNI GRADER E2-G2	BNT 12 PR	Roll Shop
	GRT-12	13.00-24 POWER KING	BNT 12 PR	Roll Shop
	GRT-37	13.00-24 ROAD GRADER	BNST 12 PR	Roll Shop
	GOV-55	13.00-24 ROAD GRADER E2-G2	BNC 10 PR	Roll Shop
	GOV-56	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Roll Shop
	GRT-03	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Roll Shop
	GRT-16	13.00-24 ROAD GRADER E2-G2	BNSC 12 PR	Roll Shop
	GOV-58	13.00-24 ROAD GRADER E2-G2	BNT 10 PR	Roll Shop
	GOV-60	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Roll Shop
	GRT-12	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Roll Shop
1957*	GRT-03	13.00-24 TEMCO ROAD GRADER	BNC 12 PR	Roll Shop
	GRT-37	13.00-24 TEMCO ROAD GRADER	BNST 12 PR	Roll Shop
	GRT-12	13.00-24 TEMCO ROAD GRADER	BNT 12 PR	Roll Shop
	GRT-03	1300-24 HERCULES GRADER	BNC 12 PR	Roll Shop
	GRT-16	1300-24 TEMCO ROAD GRADER	BNSC 12 PR	Roll Shop
	GRT-10	14.00-24 SULLIVAN GRADER E2-G2-L2	BNT 16 PR	Roll Shop
	GRT-10	14.00-24 TEMCO ROAD GRADER	BNT 16 PR	Roll Shop
	GRT-12	13.00-24 ATD GRADER E2-G2	BNT 12 PR	Curing
	GRT-47	13.00-24 DENMAN GRADER E2-G2	BNT 14 PR	Curing
	GRT-55	13.00-24 DENMAN GRADER L2	BNT 16 PR	Curing
	GRT-47	13.00-24 FUJI GRADER E2-G2	BNT 14 PR	Curing
	GOV-53	13.00-24 GRADER LUG E2/G2	BNT 8 PR	Curing
	GRT-12	13.00-24 HERCULES GRADER	BNT 12 PR	Curing
	GRT-12	13.00-24 OMNI GRADER E2-G2	BNT 12 PR	Curing
	GRT-12	13.00-24 POWER KING	BNT 12 PR	Curing
	GRT-37	13.00-24 ROAD GRADER	BNST 12 PR	Curing
1979*	GOV-55	13.00-24 ROAD GRADER E2-G2	BNC 10 PR	Curing
	GOV-56	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GRT-03	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GRT-16	13.00-24 ROAD GRADER E2-G2	BNSC 12 PR	Curing
	GOV-58	13.00-24 ROAD GRADER E2-G2	BNT 10 PR	Curing
	GOV-60	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-12	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-03	13.00-24 TEMCO ROAD GRADER	BNC 12 PR	Curing
	GRT-37	13.00-24 TEMCO ROAD GRADER	BNST 12 PR	Curing
	GRT-12	13.00-24 TEMCO ROAD GRADER	BNT 12 PR	Curing
	GRT-03	1300-24 HERCULES GRADER	BNC 12 PR	Curing
	GRT-16	1300-24 TEMCO ROAD GRADER	BNSC 12 PR	Curing
	GRT-21	20.5-25 ATD EARTHMOVER TRAC	BNT 12 PR	Roll Shop
	GRT-34	20.5-25 EARTHMOVER TRACTION	BNST 16 PR	Roll Shop
	GOV-65	20.5-25 EARTHMOVER TRACTION	BNT 12 PR	Roll Shop
	GRT-21	20.5-25 EARTHMOVER TRACTION	BNT 12 PR	Roll Shop
	GRT-33	20.5-25 EARTHMOVER TRACTION	BNT 16 PR	Roll Shop
	GRT-21	20.5-25 HERCULES EARTHMOVER	BNT 12 PR	Roll Shop
	GRT-33	20.5-25 HERCULES EARTHMOVER	BNT 16 PR	Roll Shop
	GRT-33	20.5-25 OMNI EARTHMOVER TRAC	BNT 16 PR	Roll Shop

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand
2386*	GRT-21	20.5-25 OMNI EARTHMOVER TRAC. BNT 12 PR	Roll Shop	DENMAN
	GRT-21	20.5-25 POWER KING BNT 12 PR	Roll Shop	DENMAN
	GRT-35	20.5-25 ROAD GRADER BNT 20 PR	Roll Shop	DENMAN
	GRT-27	20.5-25 ROAD GRADER E2-G2-L2 BNST 12 PR	Roll Shop	DENMAN
	GRT-34	20.5-25 TEMCO EARTHMOVER TRAC. BNST 16 PR	Roll Shop	DENMAN
	GRT-21	20.5-25 TEMCO EARTHMOVER TRAC. BNT 12 PR	Roll Shop	DENMAN
	GRT-33	20.5-25 TEMCO EARTHMOVER TRAC. BNT 16 PR	Roll Shop	DENMAN
	GRT-27	20.5-25 TEMCO ROAD GRADER BNST 12 PR	Roll Shop	DENMAN
	GRT-35	20.5-25 TEMCO ROAD GRADER BNT 20 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 ATD EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-23	17.5-25 EARTHMOVER TRACTION BNST 12 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 EARTHMOVER TRACTION BNT 12 PR	Roll Shop	DENMAN
2388*	GRT-25	17.5-25 EARTHMOVER TRACTION BNT 16 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 HERCULES EARTHMOVER BNT 12 PR	Roll Shop	DENMAN
	GRT-36	17.5-25 LOADER/DOZER TRACTION BNT 12 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 OMNI EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-25	17.5-25 OMNI EARTHMOVER TRAC BNT 16 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 POWER KING BNT 12 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 TEMCO EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-23	17.5-25 TEMCO EARTHMOVER TRAC. BNST 12 PR	Roll Shop	DENMAN
	GRT-24	17.5-25 TEMCO EARTHMOVER TRAC. BNST 16 PR	Roll Shop	DENMAN
	GRT-25	17.5-25 TEMCO EARTHMOVER TRAC. BNT 16 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 ATD EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-23	17.5-25 EARTHMOVER TRACTION BNST 12 PR	Roll Shop	DENMAN
7263*	GRT-05	17.5-25 EARTHMOVER TRACTION BNT 12 PR	Roll Shop	DENMAN
	GRT-25	17.5-25 EARTHMOVER TRACTION BNT 16 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 HERCULES EARTHMOVER BNT 12 PR	Roll Shop	DENMAN
	GRT-36	17.5-25 LOADER/DOZER TRACTION BNT 12 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 OMNI EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-25	17.5-25 OMNI EARTHMOVER TRAC BNT 16 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 POWER KING BNT 12 PR	Roll Shop	DENMAN
	GRT-05	17.5-25 TEMCO EARTHMOVER TRAC BNT 12 PR	Roll Shop	DENMAN
	GRT-23	17.5-25 TEMCO EARTHMOVER TRAC. BNST 12 PR	Roll Shop	DENMAN
	GRT-24	17.5-25 TEMCO EARTHMOVER TRAC. BNST 16 PR	Roll Shop	DENMAN
	GRT-25	17.5-25 TEMCO EARTHMOVER TRAC. BNT 16 PR	Roll Shop	DENMAN
	GRT-01	10.00-24 ROAD GRADER E2-G2 BNC 8 PR	Roll Shop	DENMAN
7266*	GRT-09	10.00-24 ROAD GRADER E2-G2 BNC 12 PR	Roll Shop	DENMAN
	GRT-44	10.00-24 ROAD GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GRT-01	10.00-24 TEMCO ROAD GRADER BNC 8 PR	Roll Shop	DENMAN
	GRT-09	10.00-24 TEMCO ROAD GRADER BNC 12 PR	Roll Shop	DENMAN
	GRT-18	10.00-24 TEMCO TRACTION LOADER BNT 12 PR	Roll Shop	DENMAN
	GRT-18	10.00-24 TRACTION LOADER E2-G2-L2 BNT 12 PR	Roll Shop	DENMAN
	GRT-18	1000-24 HERCULES TRACTION LOADER BNT 12 PR	Roll Shop	DENMAN
	GRT-02	9.00-24 ROAD GRADER BNC 10 PR	Roll Shop	DENMAN
	GRT-08	12.00-24 HERCULES GRADER BNC 12 PR	Roll Shop	DENMAN
	GRT-19	12.00-24 HERCULES ROAD GRADER BNT 12 PR	Roll Shop	DENMAN
	GRT-45	12.00-24 JFM GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
8024*	GRT-19	12.00-24 JFM GRADER L2 75 PSI BNT 12 PR	Roll Shop	DENMAN
	GRT-06	12.00-24 ROAD GRADER E2-G2 BNC 8 PR	Roll Shop	DENMAN
	GRT-08	12.00-24 ROAD GRADER E2-G2 BNC 12 PR	Roll Shop	DENMAN
	GRT-45	12.00-24 ROAD GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GRT-19	12.00-24 ROAD GRADER L2 BNT 12 PR	Roll Shop	DENMAN
	GRT-06	12.00-24 TEMCO ROAD GRADER BNC 8 PR	Roll Shop	DENMAN

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Mold-S/N#	Item #	Description	Location	Brand
P-1043*	GRT-08	12.00-24 TEMCO ROAD GRADER	BNC 12 PR	DENMAN
	GRT-19	12.00-24 TEMCO ROAD GRADER	BNT 12 PR	DENMAN
	GRT-12	13.00-24 ATD GRADER E2-G2	BNT 12 PR	Curing
	GRT-47	13.00-24 DENMAN GRADER E2-G2	BNT 14 PR	Curing
	GRT-55	13.00-24 DENMAN GRADER L2	BNT 16 PR	Curing
	GRT-47	13.00-24 FUJI GRADER E2-G2	BNT 14 PR	Curing
	GRT-12	13.00-24 HERCULES GRADER	BNT 12 PR	Curing
	GRT-12	13.00-24 OMNI GRADER E2-G2	BNT 12 PR	Curing
P-1044*	GRT-12	13.00-24 POWER KING	BNT 12 PR	Curing
	GOV-56	13.00-24 ROAD GRADER E2-G2	BNC 12 PR	Curing
	GOV-58	13.00-24 ROAD GRADER E2-G2	BNT 10 PR	Curing
	GRT-12	13.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-12	13.00-24 TEMCO ROAD GRADER	BNT 12 PR	Curing
	GRT-07	14.00-24 ATD ROAD GRADER	BNT 12 PR	Curing
	GRT-07	14.00-24 HERCULES GRADER E2-G2	BNT 12 PR	Curing
	GRT-04	14.00-24 HERCULES ROAD GRADER	BNC 12 PR	Curing
	GRT-07	14.00-24 OMNI GRADER E2-G2	BNT 12 PR	Curing
	GRT-07	14.00-24 POWER KING	BNT 12 PR	Curing
	GRT-07	14.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-10	14.00-24 ROAD GRADER E2-G2	BNT 16 PR	Curing
P-1101*	GRT-07	14.00-24 SULLIVAN GRADER E2-G2	BNT 12 PR	Curing
	GRT-10	14.00-24 SULLIVAN GRADER E2-G2-L2	BNT 16 PR	Curing
	GRT-04	14.00-24 TEMCO ROAD GRADER	BNC 12 PR	Curing
	GRT-07	14.00-24 TEMCO ROAD GRADER	BNT 12 PR	Curing
	GRT-10	14.00-24 TEMCO ROAD GRADER	BNT 16 PR	Curing
	GRT-21	20.5-25 ATD EARTMOVER TRAC	BNT 12 PR	Curing
	GRT-21	20.5-25 EARTMOVER TRACTION	BNT 12 PR	Curing
	GRT-33	20.5-25 EARTMOVER TRACTION	BNT 16 PR	Curing
	GRT-21	20.5-25 HERCULES EARTMOVER	BNT 12 PR	Curing
	GRT-33	20.5-25 HERCULES EARTMOVER	BNT 16 PR	Curing
P-1287*	GRT-33	20.5-25 OMNI EARTMOVER TRAC	BNT 16 PR	Curing
	GRT-21	20.5-25 OMNI EARTMOVER TRAC.	BNT 12 PR	Curing
	GRT-21	20.5-25 POWER KING	BNT 12 PR	Curing
	GRT-21	20.5-25 TEMCO EARTMOVER TRAC.	BNT 12 PR	Curing
	GRT-33	20.5-25 TEMCO EARTMOVER TRAC.	BNT 16 PR	Curing
	GRT-07	14.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-10	14.00-24 ROAD GRADER E2-G2	BNT 16 PR	Curing
P-1288*	GRT-07	14.00-24 ROAD GRADER E2-G2	BNT 12 PR	Curing
	GRT-10	14.00-24 ROAD GRADER E2-G2	BNT 16 PR	Curing
P-889*	GRT-21	20.5-25 ATD EARTMOVER TRAC	BNT 12 PR	Roll Shop
	GRT-34	20.5-25 EARTMOVER TRACTION	BNST 16 PR	Roll Shop
	GOV-65	20.5-25 EARTMOVER TRACTION	BNT 12 PR	Roll Shop
	GRT-21	20.5-25 EARTMOVER TRACTION	BNT 12 PR	Roll Shop
	GRT-33	20.5-25 EARTMOVER TRACTION	BNT 16 PR	Roll Shop
	GRT-21	20.5-25 HERCULES EARTMOVER	BNT 12 PR	Roll Shop
	GRT-33	20.5-25 HERCULES EARTMOVER	BNT 16 PR	Roll Shop
	GRT-21	20.5-25 POWER KING	BNT 12 PR	Roll Shop
	GRT-35	20.5-25 ROAD GRADER	BNT 20 PR	Roll Shop
	GRT-27	20.5-25 ROAD GRADER E2-G2-L2	BNST 12 PR	Roll Shop
	GRT-34	20.5-25 TEMCO EARTMOVER TRAC.	BNST 16 PR	Roll Shop
	GRT-21	20.5-25 TEMCO EARTMOVER TRAC.	BNT 12 PR	Roll Shop
	GRT-33	20.5-25 TEMCO EARTMOVER TRAC.	BNT 16 PR	Roll Shop
	GRT-07	14.00-24 ATD ROAD GRADER	BNT 12 PR	Roll Shop

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Mold-S/N#	Item #	Description	Location	Brand
	GRT-07	14.00-24 HERCULES GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GRT-04	14.00-24 HERCULES ROAD GRADER BNC 12 PR	Roll Shop	DENMAN
	GRT-07	14.00-24 OMNI GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GRT-07	14.00-24 POWER KING BNT 12 PR	Roll Shop	DENMAN
	GRT-04	14.00-24 ROAD GRADER E2-G2 BNC 12 PR	Roll Shop	DENMAN
	GRT-28	14.00-24 ROAD GRADER E2-G2 BNST 12 PR	Roll Shop	DENMAN
	GOV-61	14.00-24 ROAD GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GOV-62	14.00-24 ROAD GRADER E2-G2 BNT 16 PR	Roll Shop	DENMAN
	GRT-14	14.00-24 ROAD GRADER E2-G2-L2 BNC 16 PR	Roll Shop	DENMAN
	GRT-29	14.00-24 ROAD GRADER E2-G2-L2 BNST 16 PR	Roll Shop	DENMAN
	GRT-07	14.00-24 SULLIVAN GRADER E2-G2 BNT 12 PR	Roll Shop	DENMAN
	GRT-10	14.00-24 SULLIVAN GRADER E2-G2-L2 BNT 16 PR	Roll Shop	DENMAN
	GRT-04	14.00-24 TEMCO ROAD GRADER BNC 12 PR	Roll Shop	DENMAN
	GRT-28	14.00-24 TEMCO ROAD GRADER BNST 12 PR	Roll Shop	DENMAN
	GRT-29	14.00-24 TEMCO ROAD GRADER BNST 16 PR	Roll Shop	DENMAN
	GRT-07	14.00-24 TEMCO ROAD GRADER BNT 12 PR	Roll Shop	DENMAN
	GRT-10	14.00-24 TEMCO ROAD GRADER BNT 16 PR	Roll Shop	DENMAN
7267*	****	14.00-24 PA. ROCK LUG LOGGER	Roll Shop	DENMAN

Rear Tractor R-4

P-1008*	RTR-29	18.4-28 INDUSTRIAL TRACTOR BNT 10 PR	Roll Shop	DENMAN
	RTR-29	18.4-28 DIRTY DAWG IND. TRAC. BNT 10 PR	Roll Shop	DENMAN
P-1009*	RTR-28	18.4-24 INDUSTRIAL TRACTOR BNT 10 PR	Roll Shop	DENMAN
	RTR-36	18.4-24 INDUSTRIAL TRACTOR BNT 12 PR	Roll Shop	DENMAN
P-1093*	RTR-50	10.5/80-18 INDUSTRIAL TRACTOR BNT 10 PR	Roll Shop	DENMAN
	RTR-51	10.5/80-18 INDUSTRIAL TRACTOR BNT 12 PR	Roll Shop	DENMAN
P-1094*	RTR-53	12.5/80-18 INDUSTRIAL TRACTOR BNT 12 PR	Curing	DENMAN
	RTR-54	12.5/80-18 INDUSTRIAL TRACTOR BNT 14 PR	Curing	DENMAN
P-1234*	RTR-53	12.5/80-18 INDUSTRIAL TRACTOR BNT 12 PR	Roll Shop	DENMAN
	RTR-54	12.5/80-18 INDUSTRIAL TRACTOR BNT 14 PR	Roll Shop	DENMAN
P-1235*	RTR-23	19.5L-24 INDUSTRIAL TRACTOR BNT 10 PR	Curing	DENMAN
	RTR-24	19.5L-24 INDUSTRIAL TRACTOR BNT 12 PR	Curing	DENMAN
P-1243*	RTR-55	12.5/80-20 INDUSTRIAL TRACTOR BNT 10 PR	Curing	DENMAN
P-638*	RTR-01	14.9-24 HARVEST KING BNC 8 PR	Roll Shop	DENMAN
	RTR-01	14.9-24 INDUSTRIAL TRACTOR BNC 8 PR	Roll Shop	DENMAN
	RTR-01	14.9-24 TEMCO IND. TRACTOR BNC 8 PR	Roll Shop	DENMAN
	RTR-12	14.9-24 HERCULES IND TRACTOR BNT 8 PR	Roll Shop	DENMAN
	RTR-12	14.9-24 INDUSTRIAL TRACTOR BNT 8 PR	Roll Shop	DENMAN
	RTR-12	14.9-24 TEMCO IND. TRACTOR BNT 8 PR	Roll Shop	DENMAN
P-715*	RTR-14	13.6-28 FARM REAR BNC 6 PR	Roll Shop	DENMAN
P-732*	RTR-03	16.9-24 HARVEST KING BNC 10 PR	Roll Shop	DENMAN
	RTR-03	16.9-24 INDUSTRIAL TRACTOR BNC 10 PR	Roll Shop	DENMAN
	RTR-03	16.9-24 TEMCO IND. TRACTOR BNC 10 PR	Roll Shop	DENMAN
	RTR-04	16.9-24 HARVEST KING BNC 8 PR	Roll Shop	DENMAN
	RTR-04	16.9-24 INDUSTRIAL TRACTOR BNC 8 PR	Roll Shop	DENMAN
	RTR-04	16.9-24 TEMCO IND. TRACTOR BNC 8 PR	Roll Shop	DENMAN
	RTR-08	16.9-24 HARVEST KING BNT 8 PR	Roll Shop	DENMAN
	RTR-08	16.9-24 HERCULES IND TRACTOR BNT 8 PR	Roll Shop	DENMAN
	RTR-08	16.9-24 INDUSTRIAL TRACTOR BNT 8 PR	Roll Shop	DENMAN
	RTR-08	16.9-24 TEMCO IND. TRACTOR BNT 8 PR	Roll Shop	DENMAN
	RTR-16	16.9-24 HARVEST KING BNT 10 PR	Roll Shop	DENMAN
	RTR-16	16.9-24 TEMCO IND. TRACTOR BNT 10 PR	Roll Shop	DENMAN

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Mold-S/N#	Item #	Description	Location	Brand
P-767*	RTR-17	16.9-24 TEMCO IND. TRACTOR	BNSC 10 PR	Roll Shop
	RTR-18	16.9-24 TEMCO IND. TRACTOR	BNST 10 PR	Roll Shop
	RTR-06	16.9-28 HARVEST KING	BNC 8 PR	Roll Shop
	RTR-06	16.9-28 INDUSTRIAL TRACTOR	BNC 8 PR	Roll Shop
	RTR-06	16.9-28 TEMCO IND. TRACTOR	BNC 8 PR	Roll Shop
	RTR-11	16.9-28 HARVEST KING	BNT 8 PR	Roll Shop
P-895*	RTR-11	16.9-28 INDUSTRIAL TRACTOR	BNT 8 PR	Roll Shop
	RTR-11	16.9-28 TEMCO IND. TRACTOR	BNT 8 PR	Roll Shop
	RTR-13	16.9-28 TEMCO IND. TRACTOR	BNT 10 PR	Roll Shop
	RTR-20	17.5L-24 INDUSTRIAL TRACTOR	BNT 8 PR	Curing
	RTR-20	17.5L-24 OMNI IND. TRACTOR	BNT 8 PR	Curing
	RTR-31	17.5L-24 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
P-896*	RTR-31	17.5L-24 OMNI IND. TRACTOR	BNT 10 PR	Curing
	RTR-20	17.5L-24 INDUSTRIAL TRACTOR	BNT 8 PR	Curing
	RTR-20	17.5L-24 OMNI IND. TRACTOR	BNT 8 PR	Curing
	RTR-31	17.5L-24 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
	RTR-31	17.5L-24 OMNI IND. TRACTOR	BNT 10 PR	Curing
	RTR-31	17.5L-24 DIRTY DAWG IND. TRAC.	BNT 10 PR	Curing
P-897*	RTR-21	14.9-24 INDUSTRIAL TRACTOR	BNT 8 PR	Curing
	RTR-21	14.9-24 DIRTY DAWG IND. TRAC.	BNT 8 PR	Curing
P-898*	RTR-22	16.9-24 INDUSTRIAL TRACTOR	BNT 8 PR	Curing
	RTR-22	16.9-24 OMNI IND. TRACTOR	BNT 8 PR	Curing
	RTR-30	16.9-24 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
	RTR-30	16.9-24 OMNI IND. TRACTOR	BNT 10 PR	Curing
	RTR-30	16.9-24 DIRTY DAWG IND. TRAC.	BNT 10 PR	Curing
	RTR-35	16.9-24 INDUSTRIAL TRACTOR	BNT 12 PR	Curing
P-899*	RTR-23	19.5L-24 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
	RTR-24	19.5L-24 INDUSTRIAL TRACTOR	BNT 12 PR	Curing
P-907*	RTR-25	21L-24 INDUSTRIAL TRACTOR	BNT 12 PR	Curing
	RTR-25	21L-24 OMNI IND. TRACTOR	BNT 12 PR	Curing
P-908*	RTR-25	21L-24 DIRTY DAWG IND. TRAC.	BNT 12 PR	Curing
	RTR-26	16.9-28 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
	RTR-26	16.9-28 DIRTY DAWG IND. TRAC.	BNT 10 PR	Curing
	RTR-27	16.9-28 INDUSTRIAL TRACTOR	BNT 8 PR	Curing
	RTR-27	16.9-28 OMNI IND. TRACTOR	BNT 8 PR	Curing
	RTR-23	19.5L-24 INDUSTRIAL TRACTOR	BNT 10 PR	Curing
P-955*	RTR-23	19.5L-24 OMNI IND. TRACTOR	BNT 10 PR	Curing
	RTR-24	19.5L-24 INDUSTRIAL TRACTOR	BNT 12 PR	Curing
	RTR-24	19.5L-24 OMNI IND. TRACTOR	BNT 12 PR	Curing
	RTR-24	19.5L-24 DIRTY DAWG IND. TRAC.	BNT 12 PR	Curing
	RTR-22	16.9-24 INDUSTRIAL TRACTOR	BNT 8 PR	Roll Shop
	RTR-22	16.9-24 OMNI IND. TRACTOR	BNT 8 PR	Roll Shop
P-968*	RTR-30	16.9-24 INDUSTRIAL TRACTOR	BNT 10 PR	Roll Shop
	RTR-30	16.9-24 OMNI IND. TRACTOR	BNT 10 PR	Roll Shop
	RTR-35	16.9-24 INDUSTRIAL TRACTOR	BNT 12 PR	Roll Shop

Rear Tractor R-3

P-1006*	RTS-04	13.6-28 REAR TRACTOR R-3	BNT 6 PR	Roll Shop	DENMAN
	RTS-03	16.9-24 REAR TRACTOR R-3	BNT 6 PR	Roll Shop	DENMAN
	RTS-09	16.9-24 REAR TRACTOR R-3	BNT 10 PR	Roll Shop	DENMAN
P-1027*	RTS-07	18.4-26 REAR TRACTOR R-3	BNT 6 PR	Roll Shop	DENMAN
	RTS-10	18.4-26 REAR TRACTOR R-3	BNT 12 PR	Roll Shop	DENMAN

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Mold-S/N#	Item-#	Description		Location	Brand
P-1033*	RTS-06	12.4-28 REAR TRACTOR R-3	BNT 4 PR	Roll Shop	DENMAN
P-1034*	RTS-05	14.9-24 REAR TRACTOR R-3	BNT 6 PR	Curing	DENMAN
P-980*	RTS-01	13.6-16 REAR TRACTOR R-3	BNT 6 PR	Roll Shop	DENMAN
P-981*	RTS-02	18.4-16.1 REAR TRACTOR R-3	BNT 6 PR	Curing	DENMAN

Industrial

1409*	IL-61	11.00-18 N.D.C.C.	BNT 12 PR	Roll Shop	DENMAN
	IL-63	11.00-18 N.D.C.C.	BNC 10 PR	Roll Shop	DENMAN
MD-0738*	IND-50	7.50-15 DENMAN COMPACTOR	BNC 6 PR	Curing	DENMAN
	IND-51	7.50-15 DENMAN COMPACTOR	BNT 6 PR	Curing	DENMAN
	IND-52	7.50-15 DENMAN COMPACTOR	BNC 12 PR	Curing	DENMAN
	IND-53	7.50-15 DENMAN COMPACTOR	BNC 14 PR	Curing	DENMAN
P-1127*	DTL-25	18 X 7-8 INDUSTRIAL LUG	BNC 16 PR	Curing	DENMAN
P-1129*	DTL-27	28 X 9-15 INDUSTRIAL LUG	BNC 12 PR	Curing	DENMAN
	DTL-28	28 X 9-15 INDUSTRIAL LUG	BNC 14 PR	Curing	DENMAN
P-211*	IND-01	6.90-9 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	IND-02	6.90-9 INDUSTRIAL HWY	BNC 6 PR	Curing	DENMAN
	TR-58	6.90-9 TEMCO BOAT TRAILER	BNT 6 PR	Curing	DENMAN
	TR-59	6.90-9 DENMAN BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-59	6.90-9 TEMCO BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-60	6.90-9 DENMAN BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-60	6.90-9 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
P-212*	IND-01	6.90-9 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	IND-02	6.90-9 INDUSTRIAL HWY	BNC 6 PR	Curing	DENMAN
P-241*	GOV-24	6.50-10 INDUSTRIAL HIGHWAY	BNC 10 PR	Curing	DENMAN
	IND-09	6.50-10 INDUSTRIAL HWY	BNC 6 PR	Curing	DENMAN
	IND-09	650-10 B.F. GOODRICH INDUSTRIAL	BNC 6 PR	Curing	DENMAN
	IND-10	6.50-10 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	IND-11	6.50-10 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	TR-61	6.50-10 DENMAN BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-61	6.50-10 TEMCO BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-62	6.50-10 DENMAN BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-62	6.50-10 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-63	6.50-10 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
P-242*	GOV-24	6.50-10 INDUSTRIAL HIGHWAY	BNC 10 PR	Curing	DENMAN
	IND-09	6.50-10 INDUSTRIAL HWY	BNC 6 PR	Curing	DENMAN
	IND-09	650-10 B.F. GOODRICH INDUSTRIAL	BNC 6 PR	Curing	DENMAN
	IND-10	6.50-10 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	IND-11	6.50-10 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	TR-61	6.50-10 DENMAN BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-61	6.50-10 TEMCO BOAT TRAILER	BNC 6 PR	Curing	DENMAN
	TR-62	6.50-10 DENMAN BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-62	6.50-10 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-63	6.50-10 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
P-244*	GOV-54	7.50-10 INDUSTRIAL ZZ-T-410E	BNC 14 PR	Curing	DENMAN
	IND-12	7.50-10 INDUSTRIAL HWY	BNC 12 PR	Curing	DENMAN
	IND-15	7.50-10 INDUSTRIAL HIGHWAY	BNC 6 PR	Curing	DENMAN
	IND-17	7.50-10 INDUSTRIAL HWY	BNC 10 PR	Curing	DENMAN
	TR-64	7.50-10 DENMAN BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-64	7.50-10 TEMCO BOAT TRAILER	BNC 10 PR	Curing	DENMAN
	TR-65	7.50-10 TEMCO BOAT TRAILER	BNC 12 PR	Curing	DENMAN
	TR-92	9.00-10 TEMCO TRAILER	BNC 10 PR	Curing	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item-#	Description		Location	Brand
P-245*	GOV-54	7.50-10 INDUSTRIAL ZZ-T-410E	BNC 14 PR	Curing	DENMAN
	IND-12	7.50-10 INDUSTRIAL HWY	BNC 12 PR	Curing	DENMAN
P-306*	TR-40	H78-15 DENMAN SPECIAL TRAILER	BNT 6 PR	Roll Shop	DENMAN
	TR-99	F78-15 DENMAN SPECIAL TRAILER	BNT 6 PR	Roll Shop	DENMAN
P-309*	GOV-21	7.50-10 RIB IMPLEMENT	BNC 6 PR	Curing	DENMAN
	GOV-30	7.50-10 RIB IMPLEMENT	BNC 12 PR	Curing	DENMAN
	IMP-10	7.50-10 TEMCO INDUSTRIAL RIB	BNC 12 PR	Curing	DENMAN
	IMP-72	7.50-10 RIB IMPLEMENT	BNC 6 PR	Curing	DENMAN
	IMP-72	7.50-10 TEMCO RIB IMPLEMENT	BNC 6 PR	Curing	DENMAN
	IMP-73	7.50-10 INDUSTRIAL RIB	BNC 10 PR	Curing	DENMAN
	IMP-73	7.50-10 TEMCO INDUSTRIAL RIB	BNC 10 PR	Curing	DENMAN
	IMP-75	7.50-10 TEMCO INDUSTRIAL RIB	BNC 10 PR	Curing	DENMAN
	IMP-75	7.50-10 TEMCO INDUSTRIAL RIB	BNC 16 PR	Curing	DENMAN
	GOV-57	7.50-10 INDUSTRIAL NHS	BNSC 12 PR	Curing	DENMAN
P-369*	IL-03	7.50-10 GATEWAY LUG	BNC 10 PR	Curing	DENMAN
	IL-03	7.50-10 INDUSTRIAL LUG	BNC 10 PR	Curing	DENMAN
	IL-13	7.50-10 GATEWAY LUG	BNC 12 PR	Curing	DENMAN
	IL-13	7.50-10 INDUSTRIAL LUG	BNC 12 PR	Curing	DENMAN
	IL-14	7.50-10 INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-14	7.50-10 INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-44	7.50-10 INDUSTRIAL MINE LUG	BNC 16 PR	Curing	DENMAN
	IL-44	750-10 GATEWAY MINE LUG	BNC 16 PR	Curing	DENMAN
	IL-44	750-10 MINER'S CHOICE LUG	BNC 16 PR	Curing	DENMAN
	IL-44	750-10 TEMCO INDUSTRIAL LUG	BNC 16 PR	Curing	DENMAN
P-370*	IL-44	750-10 WILDCAT MINE LUG	BNC 16 PR	Curing	DENMAN
	GOV-04	7.00-15 DENMAN ROCK LUG	BNC 12 PR	Roll Shop	DENMAN
	GOV-38	7.50-15 INDUSTRIAL LUG	BNC 10 PR	Roll Shop	DENMAN
	GOV-47	7.50-15 INDUSTRIAL LUG	BNC 10 PR	Roll Shop	DENMAN
	IL-07	7.50-15 GATEWAY LUG	BNC 10 PR	Roll Shop	DENMAN
	IL-07	7.50-15 INDUSTRIAL LUG	BNC 10 PR	Roll Shop	DENMAN
	IL-10	7.50-15 INDUSTRIAL LUG	BNSC 10 PR	Roll Shop	DENMAN
	IL-10	7.50-15 INDUSTRIAL LUG	BNSC 10 PR	Roll Shop	DENMAN
	IL-17	7.50-15 GATEWAY LUG	BNC 12 PR	Roll Shop	DENMAN
	IL-17	7.50-15 INDUSTRIAL LUG	BNC 12 PR	Roll Shop	DENMAN
P-373*	IL-17	7.50-15 IRON MAN LUG	BNC 12 PR	Roll Shop	DENMAN
	IL-18	7.50-15 INDUSTRIAL LUG	BNSC 12 PR	Roll Shop	DENMAN
	IL-18	7.50-15 TEMCO INDUSTRIAL LUG	BNSC 12 PR	Roll Shop	DENMAN
	GOV-02	8.25-15 DENMAN ROCK LUG	BNC 12 PR	Curing	DENMAN
	GOV-39	8.25-15 INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-09	8.25-15 GATEWAY LUG	BNC 12 PR	Curing	DENMAN
	IL-09	8.25-15 INDUSTRIAL LUG	BNC 12 PR	Curing	DENMAN
	IL-09	8.25-15 IRON MAN LUG	BNC 12 PR	Curing	DENMAN
	IL-21	8.25-15 INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-21	8.25-15 TEMCO INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
P-374*	IL-21	825-15 GATEWAY LUG	BNSC 12 PR	Curing	DENMAN
	IL-53	8.25-15 TEMCO INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-15	7.00-15 GATEWAY LUG	BNC 12 PR	Curing	DENMAN
	IL-15	7.00-15 INDUSTRIAL LUG	BNC 12 PR	Curing	DENMAN
	IL-15	7.00-15 TEMCO INDUSTRIAL LUG	BNC 12 PR	Curing	DENMAN
P-375*	IL-16	7.00-15 INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	IL-16	7.00-15 TEMCO INDUSTRIAL LUG	BNSC 12 PR	Curing	DENMAN
	GOV-66	6.90-9 INDUSTRIAL LUG	BNSC 10 PR	Curing	DENMAN
	GOV-67	6.90-9 INDUSTRIAL LUG	BNC 10 PR	Curing	DENMAN

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Mold-S/N#	Item-#	Description	Location	Brand
P-435*	IL-01	6.90-9 GATEWAY LUG	BNC 10 PR	Curing
	IL-01	6.90-9 INDUSTRIAL LUG	BNC 10 PR	Curing
	IL-04	6.90-9 INDUSTRIAL LUG	BNSC 10 PR	Curing
	IL-04	6.90-9 INDUSTRIAL LUG	BNSC 10 PR	Curing
	IL-04	6.90-9 TEMCO INDUSTRIAL LUG	BNSC 10 PR	Curing
	IL-50	6.90-9 TEMCO INDUSTRIAL LUG	BNSC 12 PR	Curing
	DTL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	IL-36	14-17.5 GROUND HAWG NHS	BNT 14 PR	Roll Shop
	IL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	IL-36	14-17.5 GROUND HAWG NHS	BNT 14 PR	Roll Shop
P-465*	IL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	DTL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
P-477*	IL-36	14-17.5 GROUND HAWG NHS	BNT 14 PR	Roll Shop
	IL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	DTL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	IL-36	14-17.5 GROUND HAWG NHS	BNT 14 PR	Roll Shop
P-504*	IL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
	TR-92	9.00-10 TEMCO TRAILER	BNC 10 PR	Roll Shop
	IL-28	7.50-16 DENMAN ARMORED LUG	BNC 10 PR	Curing
	IL-28	750-16 MITCO SOLVER	BNC 10 PR	Curing
	IL-68	7.50-16 DENMAN ARMORED LUG	BNT 10 PR	Curing
	IL-69	7.50-16 DENMAN ARMORED LUG	BNST 10 PR	Curing
	MCO-32	7.50-16 MITCO ARMORED LUG	BNC 10 PR	Curing
P-506*	IL-36	14-17.5 GROUND HAWG NHS	BNT 14 PR	Roll Shop
	IL-64	14-17.5 GROUND HAWG NHS	BNT 10 PR	Roll Shop
P-522*	GOV-30	7.50-10 RIB IMPLEMENT	BNC 12 PR	Curing
	IMP-10	7.50-10 TEMCO INDUSTRIAL RIB	BNC 12 PR	Curing
	IMP-72	7.50-10 RIB IMPLEMENT	BNC 6 PR	Curing
	IMP-72	7.50-10 TEMCO RIB IMPLEMENT	BNC 6 PR	Curing
	IMP-73	7.50-10 TEMCO INDUSTRIAL RIB	BNC 10 PR	Curing
	IMP-75	7.50-10 TEMCO INDUSTRIAL RIB	BNC 10 PR	Curing
	IMP-75	7.50-10 TEMCO INDUSTRIAL RIB	BNC 16 PR	Curing
P-588*	DUN-07	8.15-15 DUNLOP IND. POWER LIFTER	BNC 12 PR	Roll Shop
P-611*	GOV-10	6.90-9 INDUSTRIAL RIB	BNC 6 PR	Curing
	GOV-12	6.90-9 INDUSTRIAL RIB	BNC 10 PR	Curing
	GOV-37	6.90-9 INDUSTRIAL RIB	BNC 8 PR	Curing
	GOV-48	6.90-9 INDUSTRIAL RIB	BNC 6 PR	Curing
P-612*	GOV-10	6.90-9 INDUSTRIAL RIB	BNC 6 PR	Curing
	GOV-12	6.90-9 INDUSTRIAL RIB	BNC 10 PR	Curing
	GOV-37	6.90-9 INDUSTRIAL RIB	BNC 8 PR	Curing
	GOV-48	6.90-9 INDUSTRIAL RIB	BNC 6 PR	Curing
P-768*	IND-70	6.00-16 TRAK SERVICE	BNT 10 PR	Curing
P-829*	GOV-22	6.90-9 NDT	BNSC 10 PR	Curing
	GOV-49	6.90-9 INDUSTRIAL NDT	BNT 6 PR	Curing
P-926*	DTL-04	7.50-10 INDUSTRIAL LUG	BNC 12 PR	Curing
P-928*	DTL-06	7.00-15 INDUSTRIAL LUG	BNC 12 PR	Curing
P-929*	DTL-07	7.50-15 INDUSTRIAL LUG	BNC 12 PR	Curing
P-930*	DTL-08	8.25-15 INDUSTRIAL LUG	BNC 12 PR	Curing
	DTL-08	8.25-15 OMNI INDUSTRIAL LUG	BNC 12 PR	Curing
	GOV-39	8.25-15 INDUSTRIAL LUG	BNSC 12 PR	Curing
P-935*	DTL-01	5.00-8 INDUSTRIAL LUG	BNC 8 PR	Curing
P-1131*	****	9.00-20 DEN IND. LUG NHS		Roll Shop
P-1132*	****	10.00-20 NHS MONO-TREAD IND: LUG		Roll Shop
P-1198*	****	12.00-20 INDUSTRIAL LUG NHS		Roll Shop
P-585*	****	6.00-9 DUNLOP POWER LIFTER		Roll Shop
P-586*	****	7.00-12 DUNLOP POWER LIFTER		Roll Shop

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Mold-S/N#	Item #	Description	Location	Brand
P-587*	****	7.00-15 DUNLOP POWER LIFTER	Roll Shop	DENMAN
Skid Steer				
P-1026*	SKD-13	14-17.5 OMNI SKID STEER PLUS	BNT 10 PR	Curing
	SKD-13	14-17.5 SKID STEER PLUS	BNT 10 PR	Curing
	SKD-13	14-17.5 BIG DAWG SKID STEER	BNT 10 PR	Curing
	SKD-14	14-17.5 SKID STEER PLUS	BNT 14 PR	Curing
	SKD-14	14-17.5 BIG DAWG SKID STEER	BNT 14 PR	Curing
P-1035*	SKD-16	12-16.5 OMNI SKID STEER PLUS	BNT 10 PR	Curing
	SKD-16	12-16.5 SKID STEER PLUS	BNT 10 PR	Curing
	SKD-23	12-16.5 SKID STEER PLUS	BNT 12 PR	Curing
P-1036*	SKD-15	10-16.5 OMNI SKID STEER PLUS	BNT 8 PR	Curing
	SKD-15	10-16.5 SKID STEER PLUS	BNT 8 PR	Curing
	SKD-22	10-16.5 SKID STEER PLUS	BNT 10 PR	Curing
P-1037*	SKD-06	15-19.5 SKID STEER LOADER	BNT 8 PR	Curing
	SKD-07	15-19.5 SKID STEER LOADER	BNT 12 PR	Curing
	SKD-11	15-19.5 SKID STEER LOADER	BNST 12 PR	Curing
	SKD-12	15-19.5 SKID STEER LOADER	BNT 14 PR	Curing
	SKD-24	15-19.5 SKID STEER PLUS	BNT 8 PR	Curing
	SKD-25	15-19.5 SKID STEER PLUS	BNT 12 PR	Curing
	SKD-26	15-19.5 SKID STEER PLUS	BNT 14 PR	Curing
P-1115*	SKD-32	12-16.5 PREMIUM SKID TRAX	BNT 12 PR	Curing
P-1116*	SKD-30	10-16.5 PREMIUM SKID TRAX	BNT 10 PR	Roll Shop
P-1190*	SKD-35	33 X 15.50-16.5 SKID STEER PLUS	BNT 12 PR	Roll Shop
P-1191*	SKD-34	25 X 8.50-14 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-34	25 X 8.50-14 BIG DAWG SKID STEER	BNT 6 PR	Curing
P-1192*	SKD-33	31 X 15.50-15 SKID STEER PLUS	BNT 8 PR	Curing
P-1230*	RSK-50R	12R-16.5 PREMIUM RAD SKID TRAX	BNST 10 PR	Curing
P-1231*	RSK-40R	10R-16.5 PREMIUM RAD SKID TRAX	BNST 8 PR	Curing
P-852*	IL-40	15-19.5 TEMCO LOADER	BNT 8 PR	Roll Shop
	IL-41	15-19.5 TEMCO LOADER	BNT 12 PR	Roll Shop
	IL-42	15-19.5 TEMCO LOADER	BNST 8 PR	Roll Shop
	IL-43	15-19.5 TEMCO LOADER	BNST 12 PR	Roll Shop
	IL-65	15-19.5 LOADER	BNT 14 PR	Roll Shop
	SKD-06	15-19.5 SKID STEER LOADER	BNT 8 PR	Roll Shop
	SKD-07	15-19.5 SKID STEER LOADER	BNT 12 PR	Roll Shop
	SKD-10	15-19.5 SKID STEER LOADER	BNT 12 PR	Roll Shop
	SKD-11	15-19.5 SKID STEER LOADER	BNST 12 PR	Roll Shop
	SKD-12	15-19.5 SKID STEER LOADER	BNT 14 PR	Roll Shop
P-901*	SKD-04	10-16.5 OMNI SKID STEER	BNT 6 PR	Curing
	SKD-04	10-16.5 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-04	10-16.5 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-08	10-16.5 SKID STEER LOADER	BNST 6 PR	Curing
P-902*	SKD-04	10-16.5 OMNI SKID STEER	BNT 6 PR	Curing
	SKD-04	10-16.5 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-04	10-16.5 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-08	10-16.5 SKID STEER LOADER	BNST 6 PR	Curing
P-903*	SKD-05	12-16.5 OMNI SKID STEER	BNT 8 PR	Curing
	SKD-05	12-16.5 SKID STEER LOADER	BNT 8 PR	Curing
	SKD-09	12-16.5 SKID STEER LOADER	BNST 8 PR	Curing
P-904*	SKD-05	12-16.5 OMNI SKID STEER	BNT 8 PR	Curing
	SKD-05	12-16.5 SKID STEER LOADER	BNT 8 PR	Curing

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Mold-S/N#	Item #	Description	Location	Brand
P-906*	SKD-09	12-16.5 SKID STEER LOADER	BNST 8 PR	Curing
	SKD-01	23 X 8.50-12 SKID STEER LOADER	BNT 4 PR	Curing
	SKD-20	23 X 8.50-12 SKID STEER LOADER	BNT 8 PR	Curing
	SKD-36	23 X 10.50-12 SKID STEER LOADER	BNT 8 PR	Curing
	SKD-38	23 X 8.50-12 SKID STEER LOADER	BNST 10 PR	Curing
	SKD-02	27 X 8.50-15 SKID STEER LOADER	BNT 4 PR	Curing
P-934*	SKD-03	27 X 10.50-15 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-03	27 X 10.50-15 BIG DAWG	BNT 6 PR	Curing
	SKD-19	27 X 8.50-15 SKID STEER LOADER	BNT 8 PR	Curing
	SKD-21	27 X 8.50-15 SKID STEER LOADER	BNT 6 PR	Curing
	SKD-06	15-19.5 SKID STEER LOADER	BNT 8 PR	Roll Shop
	SKD-07	15-19.5 SKID STEER LOADER	BNT 12 PR	Roll Shop
P-943*	SKD-10	15-19.5 SKID STEER LOADER	BNT 12 PR	Roll Shop
	SKD-11	15-19.5 SKID STEER LOADER	BNST 12 PR	Roll Shop
	SKD-12	15-19.5 SKID STEER LOADER	BNT 14 PR	Roll Shop
	SKD-25	15-19.5 SKID STEER PLUS	BNT 12 PR	Roll Shop
	SKD-26	15-19.5 SKID STEER PLUS	BNT 14 PR	Roll Shop
				DENMAN

Ditch Digger

P-1020*	DDD-03	26 X 12.00-12 DITCH DIGGER	BNT 6 PR	Curing	DENMAN
	DDD-07	26 X 12.00-12 DITCH DIGGER	BNST 6 PR	Curing	DENMAN
	DDD-11	26 X 12.00-12 DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-13	26 X 12.00-12 DITCH DIGGER	BNT 10 PR	Curing	DENMAN
	DDD-16	26 X 12.00-12 DITCH DIGGER	BNT 4 PR	Curing	DENMAN
P-1021*	DDD-04	31 X 15.50-15 TURF HUGGER	BNT 8 PR	Roll Shop	DENMAN
	DDD-06	31 X 15.50-15 TURF HUGGER	BNST 8 PR	Roll Shop	DENMAN
P-1054*	DDD-09	29 X 12.50-15 DITCH DIGGER	BNT 6 PR	Curing	DENMAN
	DDD-10	29 X 12.50-15 DITCH DIGGER	BNST 8 PR	Curing	DENMAN
P-1072*	DDD-02	31 X 15.50-15 DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-02	31 X 15.50-15 OMNI DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-02	31 X 15.50-15 OMNI DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-90	31 X 15.50-15 OMNI DITCH DIGGER	BNT 8 PR	Curing	DENMAN
P-1080*	DDD-20	31 X 15.50-15 OMNI-TRAX	BNT 8 PR	Curing	DENMAN
	DDD-21	31 X 15.50-15 OMNI-TRAX	BNT 10 PR	Curing	DENMAN
P-1095*	DDD-22	26 X 12.00-12 OMNI-TRAX	BNT 10 PR	Curing	DENMAN
	DDD-31	26 X 12.00-12 OMNI-TRAX	BNST 10 PR	Curing	DENMAN
P-1201*	DDD-15	23 X 10.50-12 DITCH DIGGER	BNT 4 PR	Curing	DENMAN
P-1204*	DDD-30	20 X 8.00-10 TURF HUGGER	BNT 4 PR	Curing	DENMAN
P-971*	DDD-02	31 X 15.50-15 DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-02	31 X 15.50-15 OMNI DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-02	31 X 15.50-15 OMNI DITCH DIGGER	BNT 8 PR	Curing	DENMAN
	DDD-08	31 X 15.50-15 DITCH DIGGER	BNST 8 PR	Curing	DENMAN
	DDD-08	31 X 15.50-15 DITCH DIGGER	BNST 8 PR	Curing	DENMAN
	DDD-90	31 X 15.50-15 DITCH DIGGER	BNST 8 PR	Curing	DENMAN
P-997*	DDD-01	26 X 12.00-12 TURF HUGGER	BNT 6 PR	Curing	DENMAN
	DDD-05	26 X 12.00-12 TURF HUGGER	BNST 6 PR	Curing	DENMAN
	DDD-12	26 X 12.00-12 TURF HUGGER	BNST 8 PR	Curing	DENMAN

Farm Implement

6141*	IMP-15	9.5L-15 FARM IMPLEMENT	BNT 8 PR	Curing	DENMAN
6193*	IMP-12	11L-15 DENMAN IMPLEMENT	BNT 12 PR	Curing	DENMAN

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Mold-S/N#	Item #	Description	Location	Brand
6141-1* P-329*	IMP-16	11L-15 FARM IMPLEMENT	BNT 8 PR	Curing
	IMP-42	9.5L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-17	9.5L-15 DEL-NAT IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-17	9.5L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
P-330*	IMP-17	9.5L-15 GREENFIELD IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-07	11L-15 FARM IMPLEMENT	BNC 12 PR	Roll Shop
	IMP-07	11L-15 GREENFIELD IMPLEMENT	BNC 12 PR	Roll Shop
	IMP-19	11L-15 DEL-NAT IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-19	11L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-19	11L-15 GREENFIELD IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-59	11L-15 FARM IMPLEMENT	BNT 8 PR	Roll Shop
	IMP-59	11L-15 GREENFIELD IMPLEMENT	BNT 8 PR	Roll Shop
	IMP-59	11L-15 MIDLAND IMPLEMENT	BNT 8 PR	Roll Shop
P-340*	IMP-66	11L-15 FARM IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-07	11L-15 FARM IMPLEMENT	BNC 12 PR	Roll Shop
	IMP-07	11L-15 GREENFIELD IMPLEMENT	BNC 12 PR	Roll Shop
	IMP-19	11L-15 DEL-NAT IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-19	11L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-19	11L-15 GREENFIELD IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-59	11L-15 FARM IMPLEMENT	BNT 8 PR	Roll Shop
	IMP-59	11L-15 GREENFIELD IMPLEMENT	BNT 8 PR	Roll Shop
	IMP-59	11L-15 MIDLAND IMPLEMENT	BNT 8 PR	Roll Shop
P-346*	IMP-66	11L-15 FARM IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-17	9.5L-15 DEL-NAT IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-17	9.5L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-17	9.5L-15 GREENFIELD IMPLEMENT	BNC 8 PR	Roll Shop
P-347*	IMP-09	12.5L-15 DEL-NAT IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-09	12.5L-15 FARM WAGON IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-09	12.5L-15 GREENFIELD IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-09	12.5L-15 TEMCO FARM IMPLEMENT	BNC 10 PR	Roll Shop
	IMP-21	12.5L-15 FARM IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-21	12.5L-15 GREENFIELD IMPLEMENT	BNC 8 PR	Roll Shop
	IMP-71	12.5L-15 FARM IMPLEMENT	BNC 14 PR	Roll Shop

Front Tractor

P-1032*	FT-52	14.5/75-16.1 SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN
	FT-52	14.5/75-16.1 SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN
	FT-52	14.5/75-16.1 LEAD DAWG F-3	BNT 10 PR	Curing	DENMAN
P-1066*	TAP-01	7-16 TRACTOR R-1	BNT 6 PR	Curing	DENMAN
	TAP-01	7-16 FARM DAWG R-1	BNT 6 PR	Curing	DENMAN
P-1067*	TAP-21	7-16 TRACTOR R-1	BNT 4 PR	Curing	DENMAN
	TAP-03	8-16 TRACTOR R-1	BNT 6 PR	Curing	DENMAN
	TAP-03	8-16 FARM DAWG R-1	BNT 6 PR	Curing	DENMAN
P-1075*	TAP-22	8-16 TRACTOR R-1	BNT 4 PR	Curing	DENMAN
	TAP-04	7-14 TRACTOR R-1	BNT 6 PR	Curing	DENMAN
P-1186*	TAP-04	7-14 FARM DAWG R-1	BNT 6 PR	Curing	DENMAN
	FT-46	11L-15 DEL-NAT INDUSTRIAL F3	BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 DEL-NAT INDUSTRIAL F3	BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 OMNI SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II	BNT 10 PR	Curing	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand
P-1187*	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 LEAD DAWG F-3 BNT 10 PR	Curing	DENMAN
	FT-53	11L-16 SUPER BACKHOE II BNT 12 PR	Curing	DENMAN
	FT-46	11L-15 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
P-1196*	FT-47	11L-16 LEAD DAWG F-3 BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 LEAD DAWG F-3 BNT 10 PR	Curing	DENMAN
	FT-53	11L-16 SUPER BACKHOE II BNT 12 PR	Curing	DENMAN
P-1228*	TAP-06	9.5-16 AGRI-STAR R-1 BNT 6 PR	Curing	DENMAN
	TAP-06	9.5-16 TRACTOR R-1 BNT 6 PR	Curing	DENMAN
	TAP-06	9.5-16 FARM DAWG R-1 BNT 6 PR	Curing	DENMAN
P-1229*	TAP-12	6-14 TRACTOR R-1 BNT 6 PR	Curing	DENMAN
	TAP-12	6-14 FARM DAWG R-1 BNT 6 PR	Curing	DENMAN
P-1232*	TAP-08	5-12 TRACTOR R-1 BNT 6 PR	Curing	DENMAN
	TAP-08	5-12 FARM DAWG R-1 BNT 6 PR	Curing	DENMAN
P-1248*	TAP-10	6-16 TRACTOR R-1 BNT 6 PR	Curing	DENMAN
	TAP-20	6-16 TRACTOR R-1 BNT 4 PR	Curing	DENMAN
P-251*	TAP-09	6-12 TRACTOR R-1 BNT 6 PR	Curing	DENMAN
	TAP-09	6-12 FARM DAWG R-1 BNT 6 PR	Curing	DENMAN
P-328*	FH-09	6.00-16 FARM HAND FRONT TRACTOR BNC 6 PR	Curing	DENMAN
	FH-09	6.00-16 GREENFIELD FRONT TRACTOR BNC 6 PR	Curing	DENMAN
	FH-17	6.00-16 FARM HAND FRONT TRACTOR BNC 4 PR	Curing	DENMAN
	FH-17	6.00-16 GREENFIELD FRONT TRACTOR BNC 4 PR	Curing	DENMAN
P-569*	FT-09	7.50-18 FARM FRONT TRACTOR BNC 6 PR	Curing	DENMAN
	FT-30	7.5L-15 FARM FRONT TRACTOR BNC 6 PR	Curing	DENMAN
P-938*	FT-30	7.5L-15 GREENFIELD FT. TRACTOR BNC 6 PR	Curing	DENMAN
	FT-46	11L-15 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-53	11L-16 SUPER BACKHOE II BNT 12 PR	Curing	DENMAN
P-939*	FT-46	11L-15 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 LEAD DAWG F-3 BNT 10 PR	Curing	DENMAN
	FT-53	11L-16 SUPER BACKHOE II BNT 12 PR	Curing	DENMAN
	FT-46	11L-15 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
P-999*	FT-46	11L-16 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-46	11L-15 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 DEL-NAT INDUSTRIAL F3 BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 OMNI SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN
	FT-47	11L-16 SUPER BACKHOE II BNT 10 PR	Curing	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand
	FT-47	11L-16 SUPER BACKHOE II	BNT 10 PR	Curing
	FT-53	11L-16 SUPER BACKHOE II	BNT 12 PR	Curing
P-339*	****	10.00-16 FARM MULE		Roll Shop
P-345*	****	10.00-16 DENMAN FRONT TRACTOR		Roll Shop
				DENMAN

Underground Mining

P-1249*	MIN-33	32 X 12-15 MINE KING	BNC 24 PR	Curing	DENMAN
	MIN-49	32 X 15-15 MINE KING	BNC 24 PR	Curing	DENMAN
	MIN-50	32 X 15-15 MINE KING	BNT 28 PR	Curing	DENMAN
	MK-33	32 X 12-15 MINE KING II	BNC 24 PR	Curing	DENMAN
	MK-49	32 X 15-15 MINE KING II	BNC 24 PR	Curing	DENMAN
	MK-50	32 X 15-15 MINE KING II	BNT 28 PR	Curing	DENMAN
P-1250*	MIN-30	42 X 13-20 MINE KING	BNC 32 PR	Curing	DENMAN
	MIN-30	42 X 13-20 MINING MACHINERY	BNC 32 PR	Curing	DENMAN
	MK-30	42 X 13-20 MINE KING II	BNC 32 PR	Curing	DENMAN
	MK-30	42 X 13-20 MINING MACHINERY	BNC 32 PR	Curing	DENMAN
P-1251*	MIN-39	38 X 16-15 MINE KING	BNT 36 PR	Curing	DENMAN
	MK-39	38 X 16-15 MINE KING II	BNT 36 PR	Curing	DENMAN
P-1253*	MIN-37	35 X 15-15 MINE KING	BNT 32 PR	Curing	DENMAN
	MIN-37	35 X 15-15 MINING MACHINERY	BNT 32 PR	Curing	DENMAN
	MIN-99	35 X 15-15 MINE KING	BNT 32 PR	Curing	DENMAN
	MK-37	35 X 15-15 MINE KING II	BNT 32 PR	Curing	DENMAN
	MK-37	35 X 15-15 MINING MACHINERY	BNT 32 PR	Curing	DENMAN
	MK-99	35 X 15-15 MINE KING	BNT 32 PR	Curing	DENMAN
P-1254*	MIN-41	14.00-20 MINE KING	BNC 32 PR	Curing	DENMAN
	MIN-41	14.00-20 MINING MACHINERY	BNC 32 PR	Curing	DENMAN
	MK-41	14.00-20 MINE KING II	BNC 32 PR	Curing	DENMAN
	MK-41	14.00-20 MINING MACHINERY	BNC 32 PR	Curing	DENMAN
P-1255*	MIN-35	8.25-15 MINE KING	BNC 24 PR	Curing	DENMAN
	MK-35	8.25-15 MINE KING II	BNC 24 PR	Curing	DENMAN
P-1256*	MIN-45	12.00-20 MINE KING	BNC 28 PR	Curing	DENMAN
	MIN-45	12.00-20 MINING MACHINERY	BNC 28 PR	Curing	DENMAN
	MK-45	12.00-20 MINE KING II	BNC 28 PR	Curing	DENMAN
	MK-45	12.00-20 MINING MACHINERY	BNC 28 PR	Curing	DENMAN
P-1258*	MIN-43	27 X 15-10 MINE KING	BNC 24 PR	Curing	DENMAN
	MK-43	27 X 15-10 MINE KING II	BNC 24 PR	Curing	DENMAN
P-1259*	MIN-47	10.00-15 MINE KING	BNC 24 PR	Curing	DENMAN
	MK-47	10.00-15 MINE KING II	BNC 24 PR	Curing	DENMAN
P-373*	RCI-17	8.25-15 BADGER MINE LUG	BNSC 16 PR	Curing	DENMAN
P-390*	MIN-29	9.00-10 BADGER L.T.S.	BNC 16 PR	Curing	DENMAN
	MIN-31	9.00-10 GATEWAY (TWIN BEAD)	BNSC 16 PR	Curing	DENMAN
P-882*	RCI-42	54 X 18-25 BADGER	BNT 24 PR	Roll Shop	DENMAN
P-361*	****	9.00-10 MINE MULE LUG TYPE		Roll Shop	DENMAN

Mining/Logging 55MPH

P-463*	CK-82	14-17.5 QUIET GIANT	BNT 10 PR	Curing	DENMAN
P-465*	TR-03	14-17.5 GROUND HAWG ML	BNT 14 PR	Roll Shop	DENMAN
P-477*	RV-41	14-17.5 GROUND HAWG ML	BNT 10 PR	Roll Shop	DENMAN
	TR-03	14-17.5 GROUND HAWG ML	BNT 14 PR	Roll Shop	DENMAN
	TR-90	14-17.5 GROUND HAWG ML	BNT 10 PR	Roll Shop	DENMAN
P-506*	TR-03	14-17.5 GROUND HAWG ML	BNT 14 PR	Roll Shop	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description	Location	Brand	
P-513*	TR-91	14-17.5 DENMAN JUMBO TRAK ML	BNT 10 PR	Curing	DENMAN

Bias Passenger

4296*	PAS-31	185/75-14 DENMAN EXPRESS	BNT 4 PR	Roll Shop	DENMAN
4358*	PAS-33	205/75-15 DENMAN EXPRESS	BNT 4 PR	Curing	DENMAN
4404*	PAS-31	185/75-14 DENMAN EXPRESS	BNT 4 PR	Roll Shop	DENMAN
4405*	PAS-31	185/75-14 DENMAN EXPRESS	BNT 4 PR	Roll Shop	DENMAN
4432*	PAS-33	205/75-15 DENMAN EXPRESS	BNT 4 PR	Curing	DENMAN
P-135*	PAS-34	205/75B-15 PREMIUM TRACTION	BNT 4 PR	Roll Shop	DENMAN
P-219*	DA-09	G78-14 DUAL ACTION	BPT 4 PR	Roll Shop	DENMAN
P-42*	PAS-30	6.00-13 GRAN TURISMO	BNT 4 PR	Roll Shop	DENMAN
P-768*	TR-04	6.00-16 NDT	BNC 4 PR	Curing	DENMAN
	TR-04	600-16 GLOBE TRUCK	BNC 4 PR	Curing	DENMAN
P-769*	TR-04	6.00-16 NDT	BNC 4 PR	Curing	DENMAN
	TR-04	600-16 GLOBE TRUCK	BNC 4 PR	Curing	DENMAN
P-96*	PAS-25	6.00-16 COLUMBIA DELUXE	BNC 4 PR	Curing	DENMAN
	PAS-50	6.00-16 COLUMBIA DELUXE	BNC 6 PR	Curing	DENMAN
P-272*	****	H78-15 SUPREME PREMIUM OFT		Roll Shop	DENMAN
P-275*	****	E78-14 SUPREME PREMIUM OFT		Roll Shop	DENMAN

Special Trailer Bias

4295*	DST-01	ST175/80D-13 DEL-NAT ST	BNT 6 PR	Curing	DENMAN
	DST-01	ST175/80D-13 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
	DST-01	ST175/80D-13 ESQUIRE EXPRESS ST	BNT 6 PR	Curing	DENMAN
	DST-01	ST175/80D-13 ESQUIRE EXPRESS ST	BNT 6 PR	Curing	DENMAN
4300*	CON-02	205/75D-14 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	CON-02	205/75D-14 ELECTRA INTEGRITY	WNT 6 PR	Curing	DENMAN
	CON-07	205/75D-14 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-03	ST205/75D-14 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4302*	CON-04	215/75D-14 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	CON-04	215/75D-14 ELECTRA INTEGRITY	WNT 6 PR	Curing	DENMAN
	CON-08	215/75D-14 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-04	ST215/75D-14 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4308*	CON-03	225/75D-15 ELECTRA INTEGRITY	BNT 8 PR	Curing	DENMAN
	CON-06	225/75D-15 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	DST-07	ST225/75D-15 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
	DST-08	ST225/75D-15 DENMAN EXPRESS ST	BNT 8 PR	Curing	DENMAN
4317*	CON-02	205/75D-14 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	CON-02	205/75D-14 ELECTRA INTEGRITY	WNT 6 PR	Curing	DENMAN
	CON-07	205/75D-14 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-03	ST205/75D-14 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4318*	CON-02	205/75D-14 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	CON-02	205/75D-14 ELECTRA INTEGRITY	WNT 6 PR	Curing	DENMAN
	CON-07	205/75D-14 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-03	ST205/75D-14 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4320*	CON-05	205/75D-15 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-05	ST205/75D-15 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4358*	CON-01	205/75D-15 ELECTRA INTEGRITY	BNT 6 PR	Curing	DENMAN
	CON-05	205/75D-15 ELECTRA INTEGRITY	BNT 4 PR	Curing	DENMAN
	DST-01	ST175/80D-13 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN
4359*	DST-05	ST205/75D-15 DENMAN EXPRESS ST	BNT 6 PR	Curing	DENMAN

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Mold-S/N#	Item-#	Description	Location	Brand
4361*	DST-07	ST225/75D-15 DENMAN EXPRESS ST BNT 6 PR	Curing	DENMAN
	DST-08	ST225/75D-15 DENMAN EXPRESS ST BNT 8 PR	Curing	DENMAN
4432*	CON-01	205/75D-15 ELECTRA INTEGRITY BNT 6 PR	Curing	DENMAN
	CON-05	205/75D-15 ELECTRA INTEGRITY BNT 4 PR	Curing	DENMAN
	DST-01	ST175/80D-13 DENMAN EXPRESS ST BNT 6 PR	Curing	DENMAN
	DST-05	ST205/75D-15 DENMAN EXPRESS ST BNT 6 PR	Curing	DENMAN
4434*	CON-03	225/75D-15 ELECTRA INTEGRITY BNT 8 PR	Curing	DENMAN
	CON-06	225/75D-15 ELECTRA INTEGRITY BNT 6 PR	Curing	DENMAN
	DST-07	ST225/75D-15 DENMAN EXPRESS ST BNT 6 PR	Curing	DENMAN
	DST-08	ST225/75D-15 DENMAN EXPRESS ST BNT 8 PR	Curing	DENMAN
4426*	****	165/75D13 DENMAN EXPRESS ST	Roll Shop	DENMAN

Special Trailer Radial

P-1285*	****	ST235/80R16 DENMAN EXPRESS S/T	Curing	DENMAN
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Bias Classic

535*	DC-42	6.00-20 LUCAS BPC 6 PR	Curing	DENMAN
	DC-42	6.00-20 LUCAS WPC 6 PR	Curing	DENMAN
P-110*	DC-07	7.50-16 4-5/8 SUPER SAFETY WPC 6 PR	Curing	DENMAN
P-121*	DC-23	5.60-15 2-1/8 ELEGANTE CLASSIC WNT 4 PR	Curing	DENMAN
P-123*	DC-24	6.00-15 2.5 ELEGANTE CLASSIC WNT 4 PR	Curing	DENMAN
P-168*	WT-14	G70-14 COKER CLASSIC REDWALL WPGT 4 PR	Roll Shop	DENMAN
	WT-14	G70-14 CUSTOM CLASSIC WIDE TRAC 4 WPGT 4 PR	Roll Shop	DENMAN
	WT-14	G70-14 SUPREME CLASSIC WPGT 4 PR	Roll Shop	DENMAN
	WT-14	G70-14 UNIVERSAL WIDE TRAC WPGT 4 PR	Roll Shop	DENMAN
	WT-14	G70-14 WIDE TRAC REDWALL WPGT 4 PR	Roll Shop	DENMAN
	WT-16	G70-14 BEDFORD WIDE TRAC WPT 4 PR	Roll Shop	DENMAN
	WT-16	G70-14 COKER WIDE TRAC WPT 4 PR	Roll Shop	DENMAN
	WT-16	G70-14 CUSTOM WIDE TRAC WPT 4 PR	Roll Shop	DENMAN
	WT-16	G70-14 UNIVERSAL WIDE TRAC WPT 4 PR	Roll Shop	DENMAN
	WT-16	G70-14 WIDE TRAC WPT 4 PR	Roll Shop	DENMAN
P-18*	DC-03	8.20-15 4-7/8 SUPER SAFETY WPT 4 PR	Curing	DENMAN
P-222*	DC-15	7.50-17 4 CLASSIC WPC 6 PR	Curing	DENMAN
	DC-15	7.50-17 CLASSIC BPC 6 PR	Curing	DENMAN
P-224*	DC-09	5.25/5.50-18 3-1/8 CLASSIC WPC 4 PR	Curing	DENMAN
	DC-09	5.25/5.50-18 CLASSIC BPC 4 PR	Curing	DENMAN
P-225*	DC-18	7.00-18 CLASSIC BPC 6 PR	Curing	DENMAN
	DC-18	7.00-18 CLASSIC WPC 6 PR	Curing	DENMAN
P-226*	DC-10	4.75/5.00-19 2-7/8 CLASSIC WPC 4 PR	Curing	DENMAN
	DC-10	4.75/5.00-19 CLASSIC BPC 4 PR	Curing	DENMAN
P-227*	DC-16	6.00-20 2-5/8 CLASSIC WPC 6 PR	Curing	DENMAN
P-228*	DC-17	6.50-20 3 CLASSIC WPC 6 PR	Curing	DENMAN
	DC-17	6.50-20 CLASSIC BPC 6 PR	Curing	DENMAN
P-230*	DC-11	4.40/4.50-21 2-5/8 CLASSIC WPC 4 PR	Curing	DENMAN
	DC-11	4.40/4.50-21 CLASSIC BPC 4 PR	Curing	DENMAN
P-298*	DC-44	G78-15 3.25 DENMAN CLASSIC IV WPT 4 PR	Curing	DENMAN
P-303*	DC-38	P205/75-14 3-1/4 DENMAN CLASSIC WPST 4 PR	Roll Shop	DENMAN
	UNV-09	775-14 UNIVERSAL WPT 4 PR	Roll Shop	DENMAN
	UNV-10	7.75-14 UNIVERSAL REDWALL WPT 4 PR	Roll Shop	DENMAN
P-304*	DC-43	G78-14 3.5 DENMAN CLASSIC IV WPT 4 PR	Curing	DENMAN
P-307*	DC-37	P235/75-15 DENMAN CLASSIC IV WPST 4 PR	Curing	DENMAN

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Mold-S/N#	Item #	Description	Location	Brand	
	DC-39	L78-15 4.5 CUSTOM CLASSIC IV	WPT 4 PR	Curing	DENMAN
	DC-45	L78-15 4.5 DENMAN CLASSIC IV	WPT 4 PR	Curing	DENMAN
	UNV-15	9.00-15 UNIVERSAL	WPT 4 PR	Curing	DENMAN
	UNV-15	9.00-15 UNIVERSAL CUSTOM GRIND	WPT 4 PR	Curing	DENMAN
P-383A*	DC-08	5.25/5.50-17 CLASSIC	BPC 4 PR	Curing	DENMAN
	DC-08	5.25/5.50-17 CLASSIC	WPC 4 PR	Curing	DENMAN
P-398*	DC-32	6.70-15 CLASSIC	WPT 4 PR	Curing	DENMAN
P-96*	DC-58	6.00-16 COLUMBIA DELUXE 2-1/2"	WPC 4 PR	Curing	DENMAN
	DC-58	6.00-16 COLUMBIA DELUXE 2-1/2"	WPC 4 PR	Curing	DENMAN
	DC-74	6.00-16 COLUMBIA DELUXE 2"	WPC 4 PR	Curing	DENMAN
P-991*	DC-90	10.00-20 U.S. ROYAL	WNC 12 PR	Curing	DENMAN
P-106*	****	6.50-13 MONTEREY		Curing	DENMAN
P-593*	****	6.50-16 COMMERCIAL		Curing	DENMAN

Low Platform Trailer (LPT)

2383*	TR-45	11.00-15 LPT HIGHWAY	BNC 16 PR	Roll Shop	DENMAN
	TR-96	11.00-15 LPT HIGHWAY	BNC 20 PR	Roll Shop	DENMAN
3108*	LPT-28	8.25-15 DENMAN LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-24	8.25-15 ATD LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-24	8.25-15 DENMAN LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-24	8.25-15 TEMCO LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-47	8.25-15 DENMAN LPT	BNC 12 PR	Roll Shop	DENMAN
P-1016*	LPT-23	10.00-15 DENMAN LPT	BNC 16 PR	Roll Shop	DENMAN
	LPT-34	10.00-15 DENMAN LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-30	10.00-15 ATD LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-30	10.00-15 DENMAN LPT	BNC 14 PR	Roll Shop	DENMAN
	TR-30	10.00-15 POWER KING LPT	BNC 14 PR	Roll Shop	DENMAN

Medium/Heavy (Commercial)

1313*	GOV-51	14.00-24 NDT	BNC 20 PR	Roll Shop	DENMAN
	TR-26	14.00-24 NDT	BNC 20 PR	Roll Shop	DENMAN
1409*	GOV-50	11.00-18 N.D.C.C.	BNT 6 PR	Roll Shop	DENMAN
3108*	TR-01	8.25-16 DENMAN TRUCK	BNC 14 PR	Roll Shop	DENMAN
	TR-72	8.25-16 DENMAN TRUCK	BNC 12 PR	Roll Shop	DENMAN
7972*	TR-35	9.00-20 NDCC	BNC 12 PR	Roll Shop	DENMAN
7975*	GOV-09	9.00-20 NDCC	BNC 8 PR	Roll Shop	DENMAN
	TR-35	9.00-20 NDCC	BNC 12 PR	Roll Shop	DENMAN
7978*	GOV-09	9.00-20 NDCC	BNC 8 PR	Roll Shop	DENMAN
P-1050*	DEX-03	10.00-20 DENMAN EXPRESS DXT	BNC 14 PR	Roll Shop	DENMAN
	DEX-10	10.00-20 DENMAN EXPRESS DXT	BNC 12 PR	Roll Shop	DENMAN
P-1244*	TR-94	14.00-20 NDCC	BNT 12 PR	Roll Shop	DENMAN
P-227*	TR-18	6.00-20 RIB TRUCK	BNC 6 PR	Curing	DENMAN
	TR-19	6.00-20 RIB TRUCK	BNC 8 PR	Curing	DENMAN
P-228*	TR-20	6.50-20 RIB TRUCK	BNC 6 PR	Curing	DENMAN
	TR-21	6.50-20 RIB TRUCK	BNC 8 PR	Curing	DENMAN
P-238*	TR-23	7.00-20 TRUCK	BNC 10 PR	Curing	DENMAN
P-243*	GOV-05	9.00-16 NDT	BNC 8 PR	Curing	DENMAN
P-249*	GOV-16	8.25-20 NDT	BNC 12 PR	Curing	DENMAN
	TR-67	8.25-20 NDT	BNC 12 PR	Curing	DENMAN
P-313*	TR-35	9.00-20 NDCC	BNC 12 PR	Roll Shop	DENMAN
P-463*	GOV-41	14-17.5 HIGHWAY TRUCK	BNT 14 PR	Curing	DENMAN

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item #	Description		Location	Brand
P-513*	GOV-41	14-17.5 HIGHWAY TRUCK	BNT 14 PR	Curing	DENMAN
P-637*	TR-23	7.00-20 TRUCK	BNC 10 PR	Curing	DENMAN
P-672*	GOV-20	11.00-20 NDCC (MIL. 12459-D)	BNC 12 PR	Roll Shop	DENMAN
P-768*	GOV-01	6.00-16 NDT (MIL-T-12459D)	BNC 6 PR	Curing	DENMAN
	TR-46	6.00-16 NDT	BNC 6 PR	Curing	DENMAN
P-769*	GOV-01	6.00-16 NDT (MIL-T-12459D)	BNC 6 PR	Curing	DENMAN
	TR-46	6.00-16 NDT	BNC 6 PR	Curing	DENMAN
P-793*	GOV-28	14.00-20 NDCC	BNC 12 PR	Curing	DENMAN
	GOV-44	14.00-20 NDCC	BNC 12 PR	Curing	DENMAN
	TR-70	750-15 GOOBER GITTER	BNC 12 PR	Curing	DENMAN
	TR-94	14.00-20 NDCC	BNT 12 PR	Curing	DENMAN
P-991*	DEX-04	10.00-20 DENMAN DXA PREMIUM	BNC 12 PR	Curing	DENMAN
	DEX-05	10.00-20 DENMAN DXA PREMIUM	BNC 14 PR	Curing	DENMAN
	DEX-08	11-22.5 DENMAN DXA PREMIUM	BNT 12 PR	Curing	DENMAN

Military

7975*	TR-89	9.00-20 NDCC	BNC 8 PR	Roll Shop	DENMAN
7978*	TR-89	9.00-20 NDCC	BNC 8 PR	Roll Shop	DENMAN
10961*	TR-15	7.50-15 NDT	BNT 6 PR	Curing	DENMAN
P-239*	TR-42	7.00-16 N.D.C.C.	BNC 6 PR	Curing	DENMAN
P-789*	TR-71	12.00-20 NDT	BNC 14 PR	Roll Shop	DENMAN
P-790*	TR-71	12.00-20 NDT	BNC 14 PR	Roll Shop	DENMAN
P-793*	TR-70	14.00-20 NDCC	BNC 12 PR	Curing	DENMAN
P-671*	****	9.00-20 MILITARY NDCC		Roll Shop	DENMAN
5050*	****	11.00-16 NDCC		Roll Shop	DENMAN
8121*	****	11.00-20 NDCC		Roll Shop	DENMAN
P-827*	****	11.00-18 N.D.C.C.		Roll Shop	DENMAN

Parnelli Jones (Dirt Gripz)

P-1074*	PJ-02R	36 X 14.50R-15 DIRT GRIP RADIAL	BPST 6 PR	Curing	PARNELLI JONES
	PJ-11R	36 X 14.50R-16.5 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
	PJ-13R	36 X 14.50R-16 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
P-1076*	PJ-02R	36 X 14.50R-15 DIRT GRIP RADIAL	BPST 6 PR	Roll Shop	PARNELLI JONES
	PJ-11R	36 X 14.50R-16.5 DIRT GRIP RADIAL	BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-13R	36 X 14.50R-16 DIRT GRIP RADIAL	BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-32R	36 X 14.50R-18 DIRT GRIP RADIAL	BPST 8 PR	Roll Shop	PARNELLI JONES
	PJ-33R	36 X 14.50R-20 DIRT GRIP RADIAL	BPST 8 PR	Roll Shop	PARNELLI JONES
P-1081*	PJ-01R	33 X 12.50R-15 DIRT GRIP RADIAL	BPST 6 PR	Roll Shop	PARNELLI JONES
	PJ-12R	33 X 12.50R-16 DIRT GRIP RADIAL	BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-25R	33 X 12.50R-17 DIRT GRIP RADIAL	BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-29R	33 X 12.50R-17 DIRT GRIP RADIAL	BPST 10 PR	Roll Shop	PARNELLI JONES
P-1082*	PJ-01R	33 X 12.50R-15 DIRT GRIP RADIAL	BPST 6 PR	Curing	PARNELLI JONES
	PJ-12R	33 X 12.50R-16 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
	PJ-25R	33 X 12.50R-17 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
	PJ-29R	33 X 12.50R-17 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
P-1083*	PJ-03R	38 X 15.50R-15 DIRT GRIP RADIAL	BPST 6 PR	Curing	PARNELLI JONES
	PJ-18R	38 X 15.50R-16.5 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
	PJ-19R	38 X 15.50R-16 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES
	PJ-24R	38 X 15.50R-17 DIRT GRIP RADIAL	BPST 10 PR	Curing	PARNELLI JONES

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Mold-S/N#	Item-#	Description	Location	Brand
P-1084*	PJ-03R	38 X 15.50R-15 DIRT GRIP RADIAL BPST 6 PR	Roll Shop	PARNELLI JONES
	PJ-18R	38 X 15.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-19R	38 X 15.50R-16 DIRT GRIP RADIAL BPST 10 PR	Roll Shop	PARNELLI JONES
	PJ-24R	38 X 15.50R-17 DIRT GRIP RADIAL BPST 10 PR	Roll Shop	PARNELLI JONES
P-1085*	PJ-28R	265/70R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1136*	PJ-05R	31 X 10.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-06R	31 X 10.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1137*	PJ-05R	31 X 10.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-06R	31 X 10.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1138*	PJ-04R	35 X 12.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-07R	35 X 12.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-14R	35 X 12.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-26R	35 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1139*	PJ-04R	35 X 12.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-07R	35 X 12.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-14R	35 X 12.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-26R	35 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1161*	PJ-30R	35 X 12.50R-18 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
	PJ-20R	37 X 12.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-21R	37 X 12.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-22R	37 X 12.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1162*	PJ-23R	37 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-31R	37 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-20R	37 X 12.50R-15 DIRT GRIP RADIAL BPST 6 PR	Curing	PARNELLI JONES
	PJ-21R	37 X 12.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
P-1162*	PJ-22R	37 X 12.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-23R	37 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-31R	37 X 12.50R-17 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-34R	37 X 12.50R-18 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
P-1208*	PJ-34R	37 X 12.50R-18 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
	PJ-35R	37 X 12.50R-20 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
	PJ-27R	285/75R-16 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
	PJ-27R	285/75R-16 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
P-1209*	PJ-18R	38 X 15.50R-16.5 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-19R	38 X 15.50R-16 DIRT GRIP RADIAL BPST 10 PR	Curing	PARNELLI JONES
	PJ-36R	38 X 15.50R-18 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES
	PJ-37R	38 X 15.50R-20 DIRT GRIP RADIAL BPST 8 PR	Curing	PARNELLI JONES

* Each Mold shall include: Mold, Spacers, Top and Bottom Bead Rings, Sidewall Plates, Mold Drawings, Tire Building Specifications and Tire Compounds/Recipes

Building Drums

Qty	Description	Rim Size
2	R4 Industrial Rear Tractor	18"
6	R4 Industrial Rear Tractor L2 Loader/Dozer G2 Road grader R3 Industrial Rear Tractor 24" and 25" Rim Size	24" and 25"
3	R4 Industrial Rear Tractor L2 Loader/Dozer G2 Road grader R3 Industrial Rear Tractor 24" and 25" Rim Size	26" and 28"
3	Skid Steer	16.5"
1	Skid Steer	17.5"
1	Skid Steer	19.5"
2	F3 Industrial Front Tractor	15" and 16"
2	F1 & F2 Farm Front & II Implement	15" and 16"
1	Forklift (Tornel)	8"
1	Forklift (Tornel)	9"
1	Forklift (Tornel)	10"
2	Forklift	12"
2	Forklift	15"
1	R1 Front Agricultural	12"
1	R1 Front Agricultural	14"
1	R1 Front Agricultural	16"
1	Ditch Digger/OmniTrac/Turf Hugger	12"
1	Ditch Digger/OmniTrac/Turf Hugger	15"
1	500-16 Motorcycle - Denman #'s CTC-02 & CTC-021	16"
1	520-13 Premium Sport - Denman #'s CLR-011 & CLR-021	13"
1	520-14 Premium Sport - Denman #'s CLR-031 & CLR-041	14"
2	Denman Truck - Denman #'s TR-18, TR-20 & TR-23	20"
1	Military Duck - Denman # IL-61	18"
1	Military Mule - Denman # IND-43	10"
2	Military - Denman # TR-15	15"
2	Military - Denman # TR-12 & TR-42	16"
1	Military - Denman # TR-46	16"
1	Military - Denman # TR-56	20"

1	Military - Denman # TR-67	20"
2	Military - Denman # TR-70 & TR-94	20"
1	Military - Denman # TR-71	20"
1	Denman Express Special Trailer	13"
3	Denman Express Special Trailer	14"
2	Denman Express Special Trailer	15"

EXHIBIT B

INTELLECTUAL PROPERTY, TRADEMARKS, ETC.

Trademarks, service marks, names, trade names, trade dress, brand names, logos, patents, copyrights, domain names, internet URL's, telephone numbers, tire mold blueprints and plans, specifications, recipes and other proprietary materials, intellectual and intangible personal property of Denman Tire, customer lists, digital photographic and videographic files of product images, marketing brochures and catalogs and all copyrights appurtenant thereto, and any and all derivations and variations thereof, whether or not registered with any governmental authority, used in connection with the Acquired Assets, and all goodwill associated therewith, including, without limitation, the following:

1. the name Denman Tire;
2. the following United States registered and pending trademarks;

	Serial Number	Reg. Number	Word Mark	Check Status	Live/Dead
1	78877726	3459593	Enduratrec	Tarr	Live
2	77651124	3753804	Cargo Carrier	Tarr	Live
3	75943281	2526797	Denman	Tarr	Live
4	75468751	2277580	Turf Hugger	Tarr	Live
5	74564991	1917826	Coyote Light Truck Radials	Tarr	Live
6	73072254	1044788	Ground Hawg	Tarr	Live
7	77808943	Pending	Ultra Skid	Tarr	Live
8	77531582	Pending	Lift Trax	Tarr	Live
9	77528287	Pending	Denman Lift Trax	Tarr	Live
10	77502969	Pending	X-Treme Hard Trax	Tarr	Live

3. the Internet URLs <http://www.denmantire.com>
& <http://www.ibuydenman.com>
4. the toll telephone numbers (330) 675-4242 & (330) 675-4222
the toll-free telephone numbers (800) 334-5543 & (866) 768-1054

The rights of Denman Tire under all warranties and guaranties related to the Acquired Assets.

All rights and privileges granted or related to the Acquired Assets, including the right to sue for past, present and future infringement.

EXHIBIT C

MOTION

EXHIBIT C

IN THE UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION - YOUNGSTOWN

IN RE:)
) CASE NO. 10-40855
)
) CHAPTER 7
DENMAN TIRE, LLC)
) JUDGE KAY WOODS
)
Debtor.) MOTION OF THE TRUSTEE FOR AN
) ORDER, PURSUANT TO SECTIONS
) 105(A) AND 363(b) OF THE BANKRUPTCY
) CODE, AUTHORIZING THE TRUSTEE TO
) SELL CERTAIN ASSETS OF DENMAN
) TIRE, LLC BY PRIVATE SALE
)
)
)
)
)
)
)
)

Pursuant to sections 105(a) and 363(b) of title 11 of the United States Code, (the "Bankruptcy Code"), Richard G. Zellers, Esq., the chapter 7 trustee appointed in this bankruptcy case (the "Trustee"), moves the Court for entry of an order authorizing the Trustee to approve selling certain assets of Denman Tire, LLC ("Debtor" or "Denman") described in the Asset Purchase Agreement attached as Exhibit A ("Asset Agreement"), free and clear of all liens, claims, encumbrances and interests ("Liens") (the "Motion").

In support of the Motion, the Trustee respectfully represents:

Jurisdiction

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

MEMORANDUM IN SUPPORT

2. On March 17, 2010 (the "Petition Date"), the Debtor filed a voluntary petition under chapter 7 of the Bankruptcy Code.

3. On March 19, 2010, the United States Trustee appointed Richard G. Zellers, Esq., as the Trustee in the Debtor's chapter 7 case.

4. The Debtor operated a manufacturing plant in Leavittsburg, Ohio, (a) manufacturing for other tire sellers private label tires and related products at its plant located at 400 Diehl South Road, Leavittsburg, Ohio, 44430, and elsewhere, and (b) making and selling tires and related products under its own name or tradenames.

5. As of the Petition Date, Debtor was party to a certain Loan Agreement (the "Existing Senior Credit Agreement") with The CIT Group/Commercial Services, Inc., 11 West 42nd St., 11th Floor, New York, New York, 10036 (the "Bank") pursuant to which Bank committed to loan Debtor money. On information and belief, as of the Petition Date, the total due under the Existing Senior Credit Agreement was approximately \$7.8 million. On information and belief, the Bank's loan under the Existing Senior Credit Agreement is secured by substantially all of Debtor's assets.

6. After due deliberation, the Trustee has determined that the sale contemplated herein is in the best interests of the Debtor's bankruptcy estate and the creditors. The Bank concurs.

The Proposed Sale of the Acquired Assets

A. **Agreement and Term Sheet**

7. Authorized representatives of Coker Tire Company ("Coker Tire") negotiated with the Trustee at arms-length and reached an agreement to purchase certain

assets of the Debtor for a purchase price of \$1.2 million in cash to be paid at closing.

The Acquired Assets are described in the Asset Agreement.

8. The Trustee and Coker Tire executed the Asset Agreement, reflecting this negotiated agreement and describing the specific terms and conditions of the sale on April 28, 2010.

9. Coker Tire has provided the Trustee a bid deposit of \$250,000 (the "Deposit").

B. Terms of the sale¹

10. Assets. Coker Tire will purchase certain assets of the Debtor, wherever located, including without limitation

- (a) all tire molds, bead rings, specified related building drums, and associated tooling and spacers for such tire molds, and related items, wherever located, including those identified on Exhibit A;

- (b) all trademarks, service marks, trade names, including, but not limited to "Denman Tire," patents, copyrights, domain names, internet URL's, telephone numbers, tire mold blueprints and plans, specifications, recipes and other intellectual property and intangible personal property including those set forth on Exhibit B and associated goodwill; and

- (c) all of Denman Tire's production line information, books, plans, designs, data, customer lists and information, sales and marketing materials, operating manuals,

¹ The terms of sale stated herein are qualified in their entirety by the actual terms in the executed Asset Purchase Agreement.

drawings, specifications, service and maintenance information and other materials pertaining to the Acquired Assets; and

11. Other Bids. Coker Tire and Trustee have agreed that, as a result of the pendency of the bankruptcy proceeding, Trustee will be required to entertain other offers from prospective bidders for the Acquired Assets, but time is of the essence. Accordingly, subject to approval of this Court, Trustee and Coker Tire have agreed that if other bids are received, they shall be subject to these terms and conditions:

- (a) subsequent minimum overbids shall be in the amount of at least \$50,000 each;
- (b) each bidder submitting an overbid shall (1) provide written evidence satisfactory to Trustee, in his discretion, demonstrating that such bidder has the financial ability to consummate the proposed transaction at the overbid amount and (2) post a cash deposit in an amount equal to and not less than the Deposit; and
- (c) each bidder wishing to overbid shall submit a bid to the Trustee in writing that shall contain terms and conditions that are substantially identical to those set forth in the Asset Agreement (and, in any event, overbids shall not contain terms that are more burdensome to Trustee or contain more conditions than as provided in the Asset Agreement), and shall be accompanied by a copy of the Asset Agreement that is marked to show the changes to the Asset Agreement proposed by the competing bidder. The deadline for submission of higher or better offers or any other bids will be 5:00 p.m. Eastern Daylight Time, seven (7) business days prior to the date of hearing set by this

Court to approve the sale of the Acquired Assets (the "Sale Hearing") or as otherwise ordered by this Court.

12. Auction. If he receives at least one qualified bid for the Acquired Assets (other than from Coker Tire), Trustee shall conduct an Auction on the date of the Sale Hearing. Only a qualified bidder who has submitted a qualified bid will be eligible to participate in the Auction; provided, however, Coker Tire shall be deemed a qualified bidder that is entitled to participate in the Auction. Trustee shall present to this Court for consideration and approval at the Sale Hearing the qualified bid which Trustee determines, in his reasonable discretion, constitutes the highest or otherwise best offer for the Acquired Assets. If the Trustee has not received any other qualified bid for the Acquired Assets, he shall seek approval of the sale to Coker Tire.

13. Closing. Within twenty-four (24) hours of the Sale Hearing, Trustee shall return the Deposit of any unsuccessful bidder. Pursuant to the terms of the Asset Agreement, upon determination and acceptance of the winning bid by a qualified bidder at the Sale Hearing, the parties shall close the sale of the Acquired Assets within five (5) business days thereafter.

14. Transfer Free of All Liens and Liabilities to Seller. The Acquired Assets will be transferred free and clear of all Liens, of any other person or entity. Liens, shall attach to the sale proceeds. Coker Tire shall not be liable or responsible in any way for any liabilities or obligations of, or relating in any way to, Denman Tire or the Acquired Assets, whether fixed or contingent, known or unknown, liquidated or unliquidated, arising now or in the future. Without limiting the foregoing, Coker Tire does not assume, and shall have no obligation or liability for, any liabilities or obligations of, or relating in

any way to, Denman Tire or the Acquired Assets relating to any contracts or agreements, products, products liability claims, employees, employment matters, employee benefit plans, environmental matters, hazardous materials, antitrust matters, income taxes, withholding taxes with respect to employees, sales and use taxes, franchise and excise taxes, real and personal property taxes, litigation, contractual obligations, regulatory compliance or otherwise.

15. Purchase Price and Closing. The purchase price will be \$1,200,000 (or such higher price received at the Auction), to be paid in cash at closing.. Closing will occur within five (5) business days of the Sale Hearing on a date and at a location agreed to by Coker Tire and the Trustee (the "Closing").

16. Conditions. Conditions to Closing will include:

- (a) the Acquired Assets being sold to Coker Tire shall be sold pursuant to an order entered by the Court, pursuant to 11 U.S.C. § 363, at the Sale Hearing;
- (b) all necessary consents and approvals from third parties, if any, must be obtained;
- (c) the absence of any litigation with respect to interests in the Acquired Assets or challenging the transaction (or an order transferring the Acquired Assets free and clear of such litigation or challenges); and
- (d) the absence of any material adverse change with respect to the Acquired Assets.

17. Earnest Money Deposit. Upon execution of the Asset Agreement, Coker Tire deposited \$250,000 with the Trustee as earnest money, which funds will be credited

toward the purchase price at Closing or refunded to Coker Tire if the Acquired Assets are not sold to Coker Tire.

18. Expenses. Each party will bear its own expenses related to the transaction.

19. Exclusivity. Prior to Closing, the Trustee will not seek or solicit the sale of the Acquired Assets to any person or entity other than Coker Tire. However, notice of the sale of the Acquired Assets has been served upon all creditors and all parties who have expressed an interest in the Acquired Assets. The Trustee shall advise any such persons that they may present higher and better bids, on the same terms as the Asset Agreement, but they may not be considered.

20. Due Diligence. Before the Sale Hearing, Coker Tire shall have the right to conduct such due diligence as Coker Tire deems necessary. The Asset Purchase Agreement is not, however, conditioned on any due diligence. Coker Tire shall be provided access to (i) the Denham facilities, (ii) all records, documents and information relating to the Acquired Assets, and (iii) Debtors' personnel and representatives.

Requested Relief

21. Pursuant to sections 105 and 363 of the Bankruptcy Code, and Bankruptcy Rules 401 and 6004, the Trustee seeks authority to sell the Acquired Assets by private sale in accordance with the terms and conditions of the Asset Agreement, free and clear of all liens, claims, encumbrances and interests.

The Proposed Transactions Is In the Best Interests of the Debtors, Their Estates and Creditors

22. Section 105 of the Bankruptcy Code provides in pertinent part that "[t]he court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions" of the Bankruptcy Code. 11 U.S.C. § 105(a). Bankruptcy Code

section 363(b) provides, in relevant part, that the Trustee "after notice and hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate." 11 U.S.C. § 363(b)(1). "In determining whether to authorize the use, sale or lease of property of the estate under this section, courts require the debtor to show that a sound business purpose justifies such actions." Dai-ichi Kangyo Bank, Ltd. v. Montgomery Ward Holding Corp. (In re Montgomery Ward Holding Corp.), 242 B.R. 147, 153 (D. Del. 1999) (citing Committee of Equity Sec. Holders v. Lionel Corp. (In re Lionel Corp.), 722 F.2d 1063, 1071 (2d Cir. 1983) (setting forth the "sound business purpose" test in the context of a sale of assets under § 363(b)); see also In re Delaware & Hudson Ry. Co., 124 B.R. 169 (D. Del. 1991) (adoption Lionel in this District in the context of a sale of assets)).

23. Courts have considered four factors in determining whether a sound business purpose exists: (i) whether a sound business reason exists for the proposed transaction; (ii) whether fair and reasonable consideration is provided; (iii) whether the transaction has been proposed and negotiated in good faith; and (iv) whether adequate and reasonable notice is provided. Lionel, 722 F.2d at 1071; see also In re Abbotts Dairies, 788 F.2d 143, 145-47 (3d Cir. 1986) (implicitly adopting the articulated business justification test of Lionel and adding the "good faith" requirement); In re Delaware & Hudson Ry. Co., 124 B.R. at 176; Lubrizol Enters. v. Richmond Metal Finishers, Inc. (In re Richmond Metal Finishers, Inc.), 756 F2d 1043, 1047 (4th Cir. 1985), cert. denied, 475 U.S. 1057 (1986) (court should approve debtor's business decision unless that decision is the product of bad faith, whim, or caprice).

24. The standards set forth above are plainly met in this case. The proposed transaction will allow the Trustee to recover for the estate at least \$1.2 million in cash paid immediately upon closing. The assets being sold are depreciating assets with a limited resale market. Absent this sale, the Bank will likely foreclose upon the Acquired Assets. A foreclosure sale will most likely generate a significantly lower sale price for the Acquired Assets because, among other reasons, Coker Tire will not have the benefit of buying the Assets free and clear of liens, claims, encumbrances and interests under section 363 of the Bankruptcy Code. Such an outcome would prejudice the estate and ultimately diminish any recovery for creditors in this case. For these reasons, the private sale contemplated herein is time sensitive and should be approved.

25. Fair and reasonable consideration is being provided for the Acquired Assets pursuant to the Asset Agreement. The Purchase Price to be paid by Coker Tire for the Acquired Assets is satisfactory to the Bank. Accordingly, the Trustee believes that the Purchase Price represents fair and reasonable consideration for the Acquired Assets.

26. Further, the Asset Agreement is the product of good-faith, arm's-length negotiations between Coker Tire and the Trustee.

27. Finally, adequate and reasonable notice of the proposed transaction has been provided. This Motion has been served on all parties scheduled by Debtor on the mailing matrix or having filed a request for service in this chapter 7 case. This motion discloses the Trustee's intent to sell the Acquired Assets pursuant to 11 U.S.C. § 363(b). Accordingly, the Trustee believes that adequate notice has been provided under the circumstances.

**The Assets Should Be Sold Free and Clear of
Liens, Claims and Encumbrances**

28. Section 363(f) of the Bankruptcy Code provides that the trustee may sell property free and clear of Liens, if one of the following conditions is satisfied:

- (a) applicable nonbankruptcy law permits the sale of such property free and clear of such interest;
- (b) the lienholder or claimholder consents;
- (c) such interest is a lien and the price at which such property is to be sold is greater than the aggregate value of all liens on such property;
- (d) such interest is in bona fide dispute; or
- (e) the lienholder or claimholder could be compelled, in a legal or equitable proceeding, to accept a money satisfaction of such interest.

29. The court also may authorize the sale of a debtor's assets free and clear of any Liens, under 11 U.S.C. § 105. See e.g., In re Trans Worlds Airlines, Inc., No. 01-0056, 2001 Bankr. LEXIS 723 at *9, 10 (Bankr. D. Del. March 27, 2001) (stating that "bankruptcy courts have long had the authority to authorize the sale of estate assets free and clear even in the absence of § 363(f)"); Volvo White Truck Corp. v. Chambersburg Beverage, Inc. (In re White Motor Credit Corp.), 75 B.R. 944, 948 (Bankr. N.D. Ohio 1987) ("Authority to conduct such sales [free and clear of liens] is within the court's equitable powers when necessary to carry out the provisions of Title 11").

30. This Court should authorize the Trustee to sell the Acquired Assets free and clear of any and all Liens, with such Liens to be transferred and attached to the net proceeds from the sale with the same validity and priority that such Liens had against the Debtors.

Respectfully submitted,

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17479_00/1001/BCB-935961_3 10

EXHIBIT D
APPROVAL ORDER

EXHIBIT D

IN THE UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION – YOUNGSTOWN

IN RE:)
) CASE NO. 10-40855
)
) CHAPTER 7
DENMAN TIRE, LLC)
) JUDGE KAY WOODS
)
Debtors.) ORDER, PURSUANT TO SECTIONS
) 105(A) AND 363(b) OF THE BANKRUPTCY
) CODE, AUTHORIZING THE TRUSTEE TO
) SELL CERTAIN ASSETS OF DENMAN
) TIRE COMPANY
)
)
)
)
)
)
)
)
)
)

**ORDER UNDER 11 U.S.C. §§ 105(a) AND 363 AUTHORIZING SALE OF
CERTAIN ASSETS OF DENMAN TIRE COMPANY LOCATED IN
LEAVITTSBURG, OHIO BY PRIVATE SALE AND FREE AND CLEAR OF ANY
AND ALL LIENS, CLAIMS AND ENCUMBRANCES.**

This matter having come before the Court for hearing on _____, May ___,
2010, on the Trustee's Motion for Authority to Sell Certain Assets of Denman Tire
Company free and clear of any liens, claims and encumbrances (the "Motion"), the Court
approves the sale and finds as follows:

The Trustee filed the Motion pursuant to 11 U.S.C. §§ 105(a) and 363 and Rules
2002 and 6004 of the Federal Rules of Bankruptcy Procedure. The Motion requested

entry of an Order authorizing the sale of certain Acquired Assets¹ of Denman Tire Company to Coker Tire Company (“Coker Tire”). The Acquired Assets are more particularly described in the Asset Purchase Agreement attached to the Motion as Exhibit A. The proposed sale is to be a sale free and clear of any and all liens, claims, and encumbrances in accordance with the terms of the Asset Purchase Agreement (“Proposed Sale”) with all liens, claims, and encumbrances attaching to the sales proceeds.

The CIT Group/Commercial Services, Inc. (the “Bank”) is the Debtor’s primary secured lender, claiming a first, properly perfected security interest with respect to all of the Acquired Assets. The Bank has consented to the sale of the Acquired Assets under the terms of the Asset Purchase Agreement, and the Bank has agreed that it shall release its liens encumbering the Acquired Assets at the closing, with its liens attaching to the sales proceeds, as contemplated by the Motion and this Order. The Bank joined in the Trustee’s Motion and requested that this Proposed Sale be approved on the terms stated.

It appearing to the Court that the highest price for the Acquired Assets may be gained by the Debtor’s estate by accepting the offer submitted by Coker Tire in the Asset Purchase Agreement; and

It appearing to the Court that the Trustee and Bank have agreed to the sale to and purchase by Coker Tire of the Acquired Assets based on the terms of the Motion and Order; and

¹ Such Acquired Assets, being described in full in the Asset Purchase Agreement, and incorporated herein by reference, and any exhibits thereto, shall include without limitation, i) all tire molds, bead rings, specified related building drums, and associated tooling and spacers for such tire molds, and related items as identified on Exhibit A to the Asset Purchase Agreement; ii) along with all trademarks, service marks, trade names, including, but not limited to “Denman Tire,” and associated goodwill, patents, copyrights, internet URL’s, telephone numbers, tire mold blueprints and plans, specifications, brands, formulas, recipes and other intellectual property of Denman Tire identified in Exhibit B to the Asset Purchase Agreement, iii) finished goods inventory and supplies related to the Acquired Assets, and iv) customer lists, asset schedules, and all other books, records and information relating to the Acquired Assets.

The provisions of §§ 105(a), 363(b), 363(f), 363(m) and 363(n) of the Bankruptcy Code have been complied with and that consummation of the Asset Purchase Agreement is in the best interest of the Debtor, its creditors, and estates; and

Under the circumstances, good, sufficient and timely notice of the relief sought and granted in this Order (the "Order") has been given and no other or further notice need be given; and

After due deliberation and sufficient cause appearing therefore, the Court hereby FINDS, DETERMINES, AND CONCLUDES THAT:

Jurisdiction

1. This Court has jurisdiction to hear and determine the Motion pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory predicates for relief requested in the Motion are §§ 105 and 363 of the Bankruptcy Code and Bankruptcy Rules 2002 and 6004.

2. Proper, timely, adequate and sufficient notice of the Motion and hearing has been provided in accordance with (i) §102(1) of the Bankruptcy Code, and (ii) Bankruptcy Rules 2002 and 6004. No other or further notice of the Motion, the Hearing, or the entry of this Order is required.

3. A reasonable opportunity to object and to be heard regarding the relief requested in the Motion has been afforded all parties in interest.

General Background

4. On March 17, 2010 ("Petition Date"), the Debtor filed a voluntary petition under chapter 7 of the Bankruptcy Code.

5. On March 19, 2010, the United States Trustee appointed Richard G. Zellers, Esq., as the Trustee in the Debtor's chapter 7 case.

6. The Debtor operated a manufacturing plant in Leavittsburg, Ohio, 1) manufacturing private label tires and related products at its plant located at 400 Diehl South Road, Leavittsburg, Ohio, 44430, and elsewhere, for other tire sellers, and i) making and selling tires and related products under its own name or tradenames.

7. As of the Petition Date, Debtor was party to a certain Loan Agreement (the "Existing Senior Credit Agreement") with Bank pursuant to which Bank committed to loan Debtor money. On information and belief, as of the Petition Date, the total due under the Existing Senior Credit Agreement was approximately \$7.8 million. The Bank's loan under the Existing Senior Credit Agreement, on information and belief, is secured by substantially all of Debtor's assets, including the Acquired Assets.

8. After due deliberation, consummation of the Asset Purchase Agreement and of the transactions contemplated thereby is in the best interests of the Debtor, its creditors, and the estate. The Debtor has ceased operations, the tire molds and related equipment are depreciating assets of uncertain value, and the market of potential buyers is limited. Good and sufficient business justification has been established for consummating the sale of the Acquired Assets pursuant to §363(b) of the Bankruptcy Code. The terms and the conditions of the Asset Purchase Agreement are fair and reasonable. The Asset Purchase Agreement represents the highest and best offer for the sale of the Acquired Assets, and the Purchase Price (as defined in the Asset Purchase Agreement) is fair and reasonable.

9. The Bank and the Trustee have agreed that the immediate sale of the Acquired Assets to Coker Tire will generate the highest potential price for the Acquired Assets and that delay diminishes the value likely to be received for the Acquired Assets by the Debtor's estate or Bank.

10. The Trustee, Coker Tire, and Bank negotiated the Asset Purchase Agreement at arms-length and have acted in "good faith" as defined by section 363(m) of the Bankruptcy Code.

11. The Court has determined that the legal and factual bases set forth in the Motion and the Asset Purchase Agreement establish just cause for the relief granted herein.

NOW THEREFORE, IT IS HEREBY

1. ORDERED that the Motion is granted and the Trustee's sale of the Acquired Assets to Coker Tire pursuant to the terms of the Asset Purchase Agreement is approved, and it is further

2. ORDERED that the terms, conditions and transaction contemplated by the Asset Purchase Agreement with Coker Tire are hereby approved in all respects, and the sale transaction contemplated thereby is hereby approved in all respects and authorized under Section 363(b) of the Bankruptcy Code, and it is further

3. ORDERED that, pursuant to § 363(b) of the Bankruptcy Code, the Trustee is hereby authorized and empowered to perform under, consummate, and implement the Asset Purchase Agreement, together with all additional instruments and documents that may be reasonably necessary or desirable to consummate the sale of the Acquired Assets, and to take all further actions as may be reasonably requested by Coker Tire for the

purpose of selling, assigning, transferring, granting, conveying and conferring to Coker Tire, or reducing to possession, any or all of the Acquired Assets or as may be necessary or appropriate to the performance of the Trustee's and Debtor's obligations contemplated by the Asset Purchase Agreement and this Order (unless agreed to otherwise by Coker Tire); and no consents or approvals, other than those expressly provided in the Asset Purchase Agreement, are required by the Trustee or Debtor to consummate the transactions; and it is further

4. ORDERED that, subject to the terms and conditions of the Asset Purchase Agreement, Coker Tire shall execute all instruments and documents and perform all of its obligations under the Asset Purchase Agreement and this Order, including, without limitation, payment of the Purchase Price; and it is further

5. ORDERED that, pursuant to §§ 105(a) and 363(f) of the Bankruptcy Code, upon the closing under the Asset Purchase Agreement, the Acquired Assets shall be transferred to Coker Tire free and clear of any and all liens, claims, or encumbrances, with all such liens, claims, encumbrances, or interests to transfer, affix and attach to the net proceeds of the sale of the Acquired Assets in the order of their priority, and with the same validity, force and effect that they had against the Acquired Assets immediately prior to the sale of the Acquired Assets, subject to the rights, claims, defenses and objections, if any, of the Trustee or Debtor and all interested parties with respect to such liens, claims, or encumbrances. Such transfer free and clear of liens, claims, encumbrances, and interests shall include, but not be limited to, any personal property taxes or similar ad valorem obligations levied with respect to any of the Acquired Assets for any period that concluded prior to the closing, with any lien, claim, encumbrance or

interest for such pre-closing taxes attaching solely to the proceeds of this sale. And it is further

6. ORDERED that other than liabilities assumed in connection with the assumption of any executory contract, Coker Tire shall not assume any liabilities or obligations of or relating to the Debtor or the Acquired Assets, including without limitation, liabilities relating to products, employees, or environmental matters. The Court specifically finds that Coker Tire is not a successor to the Debtor, that the sale is not a de facto merger or consolidation of the Debtor and Coker Tire, and that Coker Tire business is not a mere continuation or substantial continuation of the Debtor's businesses; and it is further

7. ORDERED that Coker Tire shall not bear any liability arising prior to the date of closing, relating to the products, employees, or business operations of the Debtor. Pursuant to §105 of the Bankruptcy Code, any holder of a claim is prohibited from taking any action or enforcing any lien or encumbrance for the purpose of obtaining payment on account of such claim from Coker Tire; and it is further

8. ORDERED that each party will bear its own expenses related to the transaction. It is further

9. ORDERED that the Asset Purchase Agreement was negotiated, proposed and entered into by the parties without collusion, in good faith, and from arms'-length bargaining positions. Coker Tire is a buyer in good faith under § 363(m) of the Bankruptcy Code and upon consummation of the sale of the Acquired Assets, is entitled to the protections afforded thereby. Neither the Trustee, the Debtor, the Bank, nor Coker Tire has engaged in any conduct that would cause or permit the Asset Purchase

Agreement and the transactions contemplated thereby to be avoided under § 363(m) of the Bankruptcy Code. It is further

10. ORDERED that the transfer of the Acquired Assets pursuant to the Asset Purchase Agreement (a) are or will be legal, valid and effective transfers of property of the Debtor's estate to Coker Tire, and (b) except as provided in the Asset Purchase Agreement or agreed by the parties, vest or will vest Coker Tire with good title to the Acquired Assets, free and clear of any and all liens, claims, interests, and encumbrances under § 363(f) of the Bankruptcy Code; and it is further

11. ORDERED that all of the provisions of this Order and the Asset Purchase Agreement are nonseverable; and it is further

12. ORDERED that this Court retains jurisdiction (i) to enforce and implement the terms and provisions of the Asset Purchase Agreement, all amendments thereto, any waivers and consents thereunder, and of each of the agreements executed in connection therewith, (ii) to compel delivery of the Acquired Assets in accordance with the terms of the Asset Purchase Agreement and this Order, (iii) to compel delivery of the Purchase Price in accordance with the Asset Purchase Agreement and this Order, (iv) to resolve any disputes, controversies or claims arising out of or relating to the Asset Purchase Agreement and this Order, and (v) to interpret, implement and enforce the provisions of this Order; and it is further

13. ORDERED that the terms and provisions of the Asset Purchase Agreement together with the terms and provisions of this Order, shall be binding in all respects upon the Trustee, the Bank, Debtor, its creditors and estate, Coker Tire, and their respective affiliates, successors and assigns, and any affected third parties, and all

persons asserting a claim against or interest in the Debtor's estate or any of the Acquired Assets to be sold pursuant to the Asset Purchase Agreement and this Order. The Asset Purchase Agreement, and this Order and the transactions contemplated thereby shall be specifically performable, enforceable against, binding upon and not subject to rejection by, any Chapter 7 Trustee of the Debtor or of any Liquidating Agent or other Estate Representative appointed; and it is further

14. ORDERED that the Asset Purchase Agreement and this Order and any related agreements, documents or other instruments may be modified, amended or supplemented by the parties thereto in accordance with the terms thereof without further order of the Court, provided that any such modification, amendment or supplement is not material; and it is further

15. ORDERED that, this Order shall (i) be effective, binding and enforceable immediately upon entry, and (ii) not be stayed pursuant to Bankruptcy Rules 6004(g).

###

APPROVED FOR ENTRY:

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CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that I did send a copy of the foregoing Motion of the Trustee to Sell Certain Assets via regular U.S. Mail or electronic filing on this 27th day of April, 2010 to all parties identified on the attached Service List and to the following:

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2631 Lexington Avenue N.W.
Warren, OH 44485-1533

Robert Wiland Jr
8399 Main St.
Kinsman, OH 44428-9326

Rocco Melia
3948 South Schenley
Boardman, OH 44511-3429

Roger Marsh
6107 Highland Ave Sw
Warren, OH 44481-8609

Ronald A. Weir
607 Ridge Rd.
Newton Falls, OH 44444-1013

Ronald C. Dydell
10631 Cable Line Road
Newton Falls, OH 44444-9203

Ronald D. Sumpter
703 Packard Nw
Warren, OH 44483-3126

Ronald Hippel
1165 Ina Drive
Warren, OH 44481-8636

Ronald J. Whitsel
4340 Kibler-Toot Road
Warren, OH 44481-9158

Ronald L. Sowers
1483 East State St.
Salem, OH 44460-2328

Ronald L. Speck
205 Bane Avenue
Newton Falls, OH 44444-1504

Ronald L. Williams
3740 Bazetta Road
Cortland, OH 44410-9214

Ronald W. Cain
3509 Porter Rd.
Rootstown, OH 44272-9781

Ronnie L. Hurt
364 Parkman Road
Warren, OH 44485-3640

Ronnie L. Weber
1621 Denison N.W.
Warren, OH 44485-1716

Roy E Shaw
1433 Oak Street
Warren, OH 44485-3567

Roy K. Davis
2142 Parkman Rd. N.W.
Warren, OH 44485-1749

Russell H. Delancey
641 Burwell Road
Leavittsburg, OH 44430-9651

Russell J. Mitchner
276 Sunset Dr.
Cortland, OH 44410-1051

Ryan Robeson
9835 Belden Dr.
Windham, OH 44288-1403

SAGE
CUSTOMER #403204
PO BOX 404927
ATLANTA, GA 30384-4927

SANDY'S TIRE SALES, INC.
2604 MAHONING AVE., N.W.
WARREN, OH 44483-2097

SECURITAS SECURITY
SERVICES USA, INC.
P.O. BOX 403412
ATLANTA, GA 30384-3412

SHEPHERD CHEMICAL COMPANY
P.O. BOX 630095
CINCINNATI, OH 45263-0095

SID RICHARDSON CARBON CO.
P. O. BOX 916105
FORT WORTH, TX 76191-6105

SMITHERS SCIENTIFIC
SERVICES, INC.
PO BOX 76172
CLEVELAND, OH 44101-4755

SOCIETE GENERALE
C/O SRI TRANG USA, INC.
300 PRESTON AVENUE, SUITE 400
CHARLOTTESVILLE, VA 22902-5044

SOVEREIGN CHEMICAL CO.
1225 W MARKET STREET
AKRON, OH 44313-7107

SPECIALTY HOSE CORP.
7800 FREEDOM AVE NW
NORTH CANTON, OH 44720-6908

STATE ALARM SYSTEMS, INC.
5956 MARKET STREET
YOUNGSTOWN, OH 44512-2991

STATE STREET GLOBAL ADVISORS
BOX 5488
FINANCE DEPARTMENT
BOSTON, MA 2206

STATE STREET RETIREE SERVICES
ACCOUNTS RECEIVABLE DEPT
P.O. BOX 5607
BOSTON, MA 02206-5607

STEELWORKERS PENSION TRUST
FIVE GATEWAY CENTER
SUITE 600
PITTSBURGH, PA 15222

STERICYCLE, INC.
PO BOX 9001590
LOUISVILLE, KY 40290-1590

STRUKTOL COMPANY
P.O. BOX 1649
STOW, OH 44224-0649

Sam Ranttila
5702 Autumn Shire
Zephyrhills, FL 33541-1961

Samuel M. Finelli
600 Churchill Road
Girard, OH 44420-2005

Sandra White
Rr #4 Box 237
Grafton, WV 26354-9336

Sanford Pensler
132 Elm Road
Princeton, NJ 08540-2504

Scott A Ewing
207 Diehl South Road
Leavittsburg, OH 44430-9405

Scott A. Mc Elravy
1568 North Ellsworth Ave.
Salem, OH 44460-1125

Scott J. Ferry
730 Mc Manus
Leavittsburg, OH 44430-9531

Scott Tackett
140 St. Andrews
Cortland, OH 44410-8720

Sean L. Diglaw
2474 Cadwallader Sonk Rd
Cortland, OH 44410-9425

Shannon Lamb
1385 Emmet St.
Niles, OH 44446-1266

Shariff Malik
649 Lener Ave S.W.
Warren, OH 44485-3373

Sharyn Mc Curdy
3169 Randolph N.W.
Warren, OH 44485-2526

Shawn C. Huffman Sr
6901 Giddings Rd.
Atwater, OH 44201-9538

Shawn F Burton
1 Karean Dr.
Taunton, MA 02780-3741

Shawn Scott
3820 Niles Rd.
Warren, OH 44484-3547

Sheldon M. Beaver
4350 Berkshire Drive Apt 101
Warren, OH 44484-4817

Sherry Ann Killin
6576 Stoddard Hayes
Parndale, OH 44417-9775

Sherry L. Moliterno
1701 Braceville-Robinson Rd.
Southington, OH 44470-9540

Stacie M. Sisler
Po Box 801
Cortland, OH 44410-0801

Stan Zaucha
1159 Westover Drive S.E.
Warren, OH 44484-2739

Stanley W. Baker
1029 Oaktree Rd.
Akron, OH 44320-1429

Stephen D. Whiteley
1552 Arthur Drive Nw
Warren, OH 44485-1801

Stephen J. Sideropolis
340 Ridge Rd., Apt. 4-C
Newton Falls, OH 44444-1243

Stephen Newell
4676 Beech Court
Canfield, OH 44406-8097

Steve A. Rusk
233 Pleasant Park Ct.
Warren, OH 44481-9442

Steve C. Cooper
946 Indianola Road
Youngstown, OH 44512-1707

Steven H. Poth
2482 Newton St.
Akron, OH 44305-3932

Steven J. Shinoskie
1945 Sheridan
Warren, OH 44483-3541

Steven J. Williams
50 Cherry Street
Niles, OH 44446-2420

Steven L. Bell
3658 Barclay Messerly Rd.
Southington, OH 44470-9747

Steven M. Engster
428 Elm Road N.E.
Warren, OH 44483-5008

Steven P. Vingle
2540 North Rd Ne Apt C-5
Warren, OH 44483-3036

Steven Petkovich
1075 Park Avenue
Girard, OH 44420-1802

Steven W. Smith
5511 St. Rt. 303 N.W.
Newton Falls, OH 44444-8508

T. L. SQUIRE & CO., INC.
P.O.BOX 73665
CLEVELAND, OH 44193-0002

TAYLOR-WESTERFIELD, INC.
4705 BELMONT AVE.
YOUNGSTOWN, OH 44505-1092

TECHNICAL TRAFFIC
CONSULTANTS CORP.
30 HEMLOCK DRIVE
CONGERS, NY 10920-1402

TELESIS MANUFACTURING CO., INC
P.O. BOX 909
PIQUA, OH 45356-0909

TENNANT
P. O. BOX 71414
CHICAGO, IL 60694-1414

TERNION, INC
8600 SWEET VALLEY DRIVE
CLEVELAND, OH 44125-4212

THORNTON, DAVIS & FEIN, P.A.
BRICKELL BAYVIEW CENTRE
80 SW 8TH ST - SUITE 2900
MIAMI, FL 33130-3036

TIRE & RIM ASSOCIATION INC
175 MONTROSE WEST AVE., STE 150
COPLEY, OH 44321-2793

TIRE CURING BLADDERS
ATTN: ACCOUNTS RECEIVABLE
5701 MURRAY STREET
LITTLE ROCK, AR 72209-2540

TIRE INDUSTRY ASSOCIATION
1532 POINTER RIDGE PLACE
SUITE G
BOWIE, MD 20716-1874

TORQUE DRIVES, INC.
P. O. BOX 1830
WARREN, OH 44482-1830

TRANSWORLD PLASTIC FILMS INC.
150 NORTH 15TH STREET
ROCHELLE, IL 61068-1218

TREASURER OF THE STATE OF OHIO
OHIO EPA
DEPT. L-2711
COLUMBUS, OH 43260-0001

TRI R SALES, INC.
401 PENN AVENUE
KEYSTONE COMMONS PORTAL 9
TURTLE CREEK, PA 15145-2092

TRIPLE 'T' SERVICES, INC.
15575 BERLIN STATION RD.
BERLIN CENTER, OH 44401-9617

TRUMBULL COUNTY
WATER/SEWER DEPARTMENT
842 YOUNGSTOWN KINGSVILLE RD.
VIENNA, OH 44473-9737

TRUMBULL COUNTY TREASURER
160 HIGH ST. NW
WARREN, OH 44481-1090

Terrance May
2254 Dell Sw
Warren, OH 44485-4105

Terry J Hickey
1253 North Park Circle
Brookfield, OH 44403-9514

Terry K. Hardbarger
4109 State Route 225
Diamond, OH 44412-9720

Theresa M. Demichael
3364 Sandalwood Lane
Youngstown, OH 44511-2549

Thomas Ditchey
3882 Devon Drive Se
Warren, OH 44484-2630

Thomas E. Benning
591 Center St. West
Warren, OH 44481-9384

Thomas J. Ozanich
6071 Ridge Run Drive Nw
Warren, OH 44481-9022

Thomas K. Gay
6814 Paxton
Boardman, OH 44512-4530

Thomas Lorden
13030 Duck Creek Road
Salem, OH 44460-9126

Thomas P. Lampe
893 Hammel
Akron, OH 44306-1942

Thomas Postlethwait, Sr.
1605 Robbins Ave.
Niles, OH 44446-3951

Thomas Stevey
4514 Shanks Phalanx Rd.
Southington, OH 44470-9405

Thomas W. Harkless
622 Arlington Rd.
Newton Falls, OH 44444-8764

Tim Wade
663 Rex Blvd
Warren, OH 44483-3131

Timothy A. Boyer
19 Spring Creek Drive
Cortland, OH 44410-1662

Timothy A. Eakin, Sr.
3433 Niles Cortland Rd
Cortland, OH 44410-1753

Timothy A. Nolan
P. O. Box 124
Leavittsburg, OH 44430-0124

Timothy G. Bower
1117 Layer Rd.
Leavittsburg, OH 44430-9729

Timothy G. Ulrich
3483 Durst Clagg Road
Cortland, OH 44410-9502

Timothy Heltzel
2181 Miller Graber Rd
Newton Falls, OH 44444-9745

Timothy M. Arcuri
2600 Mc Cleary Jacoby Road
Cortland, OH 44410-1708

Todd A. Hawkins
446 Circle Drive
Newton Falls, OH 44444-1222

Tonya L. Walker
342 Cohasset Dr.
Youngstown, OH 44511-1662

Terry Cato
214 Trumbull
Girard, OH 44420-3327

Tracy D. Thomas
467 Meadowbrook S.E.
Warren, OH 44483-6330

UARP
THE UNIVERSITY OF AKRON
GOODYEAR SCIENCE BLDG., RM 312
AKRON, OH 44325-0001

UIC, INC.
P.O. BOX 491
MAHWAH, NJ 07430-0491

ULINE
ATTN: ACCOUNTS RECEIVABLE
2200 S. LAKESIDE DRIVE
NAUKEGAN, IL 60085-8311

UNITED CONVEYOR SUPPLY CO
75 REMITTANCE DRIVE
SUITE 1295
CHICAGO, IL 60675-1295

USA CALIBRATION SERVICES
1332 SACKETT AVENUE
CUYAHOGA FALLS, OH 44223-2353

VALLEY OFFICE SOLUTIONS
8534 SOUTH AVENUE
YOUNGSTOWN, OH 44514-3620

VALLEY RUBBER MIXING INC.
520 S MAIN STREET
SUITE #2445
AKRON, OH 44311-1087

VOLTRONICS, INC
7746 WEST ADDISON ST.
CHICAGO, IL 60634-3095

Vaughn Agona
959 Lantania Pl.
Oviedo, FL 32765-6975

Virgil Hoover
579 Ruth Avenue
Leavittsburg, OH 44430-9750

Virgil Wagner
134 Champion Street W
Warren, OH 44483-1414

WARD'S AUTO PARTS, INC.
605 PINE ST., S.E.
WARREN, OH 44483-6545

WARREN DOOR SALES CO.
P.O. BOX 70
NILES, OH 44446-0070

WARREN FIRE EQUIPMENT, INC.
6880 TOD AVE.
WARREN, OH 44481-8628

WARREN SANITARY SERVICE INC.
8848 E. MARKET ST.
WARREN, OH 44484-2394

WESTERN RESERVE CHEMICAL CORP.
P. O. BOX 75500
CLEVELAND, OH 44101-4755

WESTERN RESERVE CO-OP
467 CLEVELAND ROAD
RAVENNA, OH 44266-2009

WESTERN RESERVE MECHANICAL
EQUIPMENT SERVICE & MAINT.
3041 SOUTH MAIN STREET
NILES, OH 44446-1313

WILDMAN, HARROLD, ALLEN
& DIXON
225 WEST WACKER DRIVE
CHICAGO, IL 60606-1224

Walter Toles
3170 Lodwick, Apt 4
Warren, OH 44485-1555

Wayne R. Knight
412 East Main St.
Alliance, OH 44601-2427

Willard C. Crislip
189 Diehl South Road
Leavittsburg, OH 44430-9405

Willard L. Ball
507 North Street N.W.
Warren, OH 44483-3723

William A. Berry
1629 Freemont Ave Ne
Warren, OH 44483-2723

William A. Caldwell
309 Superior Street
Newton Falls, OH 44444-1750

William A. Halt
7171 Youngstown Pittsburgh Rd.
Poland, OH 44514-2512

William A. Truss
670 Ravine Court
Warren, OH 44481-8635

William A. Woodley
3900 Hoffman Norton Road
West Farmington, OH 44491-9749

William Antal
546 Forest Hill Drive
Austintown, OH 44515-3325

William C. Bare
1533 Summer Wood Lane
Uniontown, OH 44685-7798

William Channell
35 West Church St.
Newton Falls, OH 44444-1628

William D. Kerr
3342 Templeton Road
Warren, OH 44481-9139

William F. Duncan
486 Freenan St.
Warren, OH 44483-3710

William H. Gibson
664 5th St.
Niles, OH 44446-1012

William J. Mc Cartney
7010 Belmont Court
Bradenton, FL 34202-5018

William Lamancusa
8887 Howland Springs
Warren, OH 44484-3182

William M. Barr, Jr.
4915 Park St.
Newton Falls, OH 44444-1023

William Marsh
4254 Palmyra Rd S.W.
Warren, OH 44481-9709

William Morvay
1100 Western Reserve Rd
Poland, OH 44514

William P. Jenkins
P.O. Box 82
Leavittsburg, OH 44430-0082

William R. Martin
409 Willard Avenue Sw
Warren, OH 44483-5531

William R. Pope
6173 Erie N.W.
Canal Fulton, OH 44614-9731

William R. Popson, Sr.
3188 Clearwater N.W.
Warren, OH 44485-2216

William Spencer
5432 Kuszmaul Ave. Nw.
Warren, OH 44483-1263

William T. Miller
1945 Robbins Avenue
Niles, OH 44446-3947

William T. White
748 Kale Adams Rd.
Leavittsburg, OH 44430-9735

William W. Wilson
187 Diamond Way
Cortland, OH 44410-1900

YOUNGSTOWN PROPANE, INC.
P. O. BOX 2447
YOUNGSTOWN, OH 44509-0447

YUGO MOLD, INC.
1733 AKRON WADSWORTH ROAD
AKRON, OH 44320

Yvonne L. Gutierrez
3307 Mc Cartney Road
Youngstown, OH 44505-5039

Carl D Rafoth
Friedman & Rummell Co., L.P.A.
100 East Federal Street, Suite 300
City Centre One Bldg.
Youngstown, OH 44503-1810

Richard G Zellers
Richard G. Zellers & Associates
3810 Starrs Centre Dr
Canfield, OH 44406-8003

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).